Sixty-second Legislative Assembly of North Dakota

HOUSE BILL NO. 1127

Introduced by

1

2

3

4

5

6

7

8

9

10

Representative Keiser

(At the request of the Insurance Commissioner)

A BILL for an Act to create and enact chapters 26.1-36.6, 26.1-36.7, and 26.1-36.8 of the North Dakota Century Code, relating to health carrier external review, utilization review, and grievance procedures; to amend and reenact sections 26.1-03-01, 26.1-26.4-01, and 26.1-36-44 of the North Dakota Century Code, relating to limitation on health insurance company risks, utilization review, and independent external reviews; and to provide a penalty for an Act to create and enact two new sections to chapter 26.1-36 of the North Dakota Century Code, relating to health carrier external appeals and internal claims and appeals procedures; to amend and reenact sections 26.1-03-01, 26.1-26.4-01, and 26.1-36-44 of the North Dakota Century Code, relating to limitation on health insurance company risks, utilization review, and independent external reviews; to provide for application; and to declare an emergency.

11 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

12	SECTION 1. Chapter 26.1-36.6 of the North Dakota Century Code is created and enacted
13	as follows:
14	26.1-36.6-01. Definitions.
15	— For purposes of this chapter:
16	<u>1.</u> <u>"Adverse determination" means:</u>
17	a. A determination by a health carrier or its designee utilization review organization
18	that, based upon the information provided, a request for a benefit under the
19	health carrier's health benefit plan upon application of any utilization review
20	technique does not meet the health carrier's requirements for medical necessity,
21	appropriateness, health care setting, level of care or effectiveness or is
22	determined to be experimental or investigational and the requested benefit is
23	therefore denied, reduced, or terminated or payment is not provided or made, in
24	whole or in part, for the benefit;

1	-	<u>b.</u> The denial, reduction, termination, or failure to provide or make payment, in
2		whole or in part, for a benefit based on a determination by a health carrier or its
3		designee utilization review organization of a covered person's eligibility to
4		participate in the health carrier's health benefit plan;
5		c. Any prospective review or retrospective review determination that denies,
6		reduces, or terminates or fails to provide or make payment, in whole or in part, for
7		a benefit; or
8		d. A rescission of coverage determination.
9	<u>2.</u>	"Ambulatory review" means utilization review of health care services performed or
10		provided in an outpatient setting.
11	<u> 3.</u>	"Authorized representative" means:
12		a. A person to whom a covered person has given express written consent to
13		represent the covered person in an external review;
14		b. A person authorized by law to provide substituted consent for a covered person;
15		or
16	-	c. A family member of the covered person or the covered person's treating health
17		care professional only when the covered person is unable to provide consent.
18	<u>4.</u>	"Best evidence" means evidence based on:
19		a. Randomized clinical trials;
20		b. If randomized clinical trials are not available, cohort studies or case-control
21		studies;
22	-	c. If subdivisions a and b are not available, case-series; or
23		d. If subdivisions a, b, and c are not available, expert opinion.
24	<u>—_5.</u>	"Case-control study" means a retrospective evaluation of two groups of patients with
25		different outcomes to determine which specific interventions the patients received.
26	<u>6.</u>	"Case management" means a coordinated set of activities conducted for individual
27		patient management of serious, complicated, protracted, or other health conditions.
28	<u>7.</u> -	"Case-series" means an evaluation of a series of patients with a particular outcome
29		without the use of a control group.
30	<u>8.</u>	"Certification" means a determination by a health carrier or its designee utilization
31		review organization that an admission, availability of care, continued stay, or other

1		health care service has been reviewed and based on the information provided satisfies
2		the health carrier's requirements for medical necessity, appropriateness, health care
3		setting, level of care, and effectiveness.
4	<u>9.</u>	"Clinical review criteria" means the written screening procedures, decision abstracts,
5		clinical protocols, and practice guidelines used by a health carrier to determine the
6		necessity and appropriateness of health care services.
7	<u>—10.</u>	"Cohort study" means a prospective evaluation of two groups of patients with only one
8		group of patients receiving specific interventions.
9	<u>—11.</u>	"Commissioner" means the insurance commissioner.
10	<u> 12.</u>	"Concurrent review" means utilization review conducted during a patient's hospital
11		stay or course of treatment.
12	<u> 13.</u>	"Covered benefits" or "benefits" means those health care services to which a covered
13		person is entitled under the terms of a health benefit plan.
14	<u>14.</u>	"Covered person" means a policyholder, subscriber, enrollee, or other individual
15		participating in a health benefit plan.
16	<u> 15.</u>	"Discharge planning" means the formal process for determining prior to discharge from
17		a facility the coordination and management of the care that a patient receives following
18		discharge from a facility.
19	<u> 16.</u>	"Disclose" means to release, transfer, or otherwise divulge protected health
20		information to any person other than the individual who is the subject of the protected
21		health information.
22	<u> 17.</u>	"Emergency medical condition" means the sudden and, at the time, unexpected onset
23		of a health condition or illness that requires immediate medical attention if failure to
24		provide medical attention would result in a serious impairment to bodily functions,
25		serious dysfunction of a bodily organ or part, or would place the person's health in
26		serious jeopardy.
27	<u> 18.</u>	"Emergency services" means health care items and services furnished or required to
28		evaluate and treat an emergency medical condition.
29	<u> 19.</u>	"Evidence-based standard" means the conscientious, explicit, and judicious use of the
30		current best evidence based on the overall systematic review of the research in
31		making decisions about the care of individual nationts

1	<u> 20.</u>	"Expert opinion" means a belief or an interpretation by specialists with experience in a
2		specific area about the scientific evidence pertaining to a particular service,
3		intervention, or therapy.
4	<u>21.</u>	"Facility" means an institution providing health care services or a health care setting,
5		including hospitals and other licensed inpatient centers, ambulatory surgical or
6		treatment centers, skilled nursing centers, residential treatment centers, diagnostic,
7		laboratory and imaging centers, and rehabilitation and other therapeutic health
8		settings.
9	<u> 22.</u>	"Final adverse determination" means an adverse determination involving a covered
10		benefit that has been upheld by a health carrier or its designee utilization review
11		organization at the completion of the health carrier's internal grievance process
12		procedures as set forth in chapter 26.1-36.8.
13	<u> 23.</u>	"Health benefit plan" means a policy, contract, certificate, or agreement offered or
14		issued by a health carrier to provide, deliver, arrange for, pay for, or reimburse any of
15		the costs of health care services.
16	<u>24.</u>	"Health care professional" means a physician or other health care practitioner
17		licensed, accredited, or certified to perform specified health care services consistent
18		with state law.
19	<u> 25.</u>	"Health care provider" or "provider" means a health care professional or a facility.
20	<u>26.</u>	"Health care services" means services for the diagnosis, prevention, treatment, cure,
21		or relief of a health condition, illness, injury, or disease.
22	<u>27.</u>	"Health carrier" means an entity subject to the insurance laws and regulations of this
23		state or subject to the jurisdiction of the commissioner that contracts or offers to
24		contract to provide, deliver, arrange for, pay for, or reimburse any of the costs of health
25		care services, including a sickness and accident insurance company, a health
26		maintenance organization, a nonprofit hospital and health service corporation, or any
27		other entity providing a plan of health insurance, health benefits, or health care
28		services.
29	<u> 28.</u>	"Health information" means information or data whether oral or recorded in any form or
30		medium and personal facts or information about events or relationships that relates to:

1		<u>a.</u>	The past, present, or future physical, mental, or behavioral health or condition of
2			an individual or a member of the individual's family;
3		<u>b.</u>	The provision of health care services to an individual; or
4		<u>C.</u>	Payment for the provision of health care services to an individual.
5	<u> 29.</u>	<u>"Inc</u>	lependent review organization" means an entity that conducts independent
6		exte	ernal reviews of adverse determinations and final adverse determinations.
7	<u> 30.</u>	<u>"Me</u>	edical or scientific evidence" means evidence found in the following sources:
8		<u>a.</u>	Peer-reviewed scientific studies published in or accepted for publication by
9			medical journals that meet nationally recognized requirements for scientific
10			manuscripts and that submit most of their published articles for review by experts
11			who are not part of the editorial staff;
12		<u>b.</u>	Peer-reviewed medical literature, including literature relating to therapies
13			reviewed and approved by a qualified institutional review board, biomedical
14			compendia, and other medical literature that meet the criteria of the national
15			institutes of health's library of medicine for indexing in index medicus (MEDLINE)
16			and elsevier science ltd. for indexing in excerpta medicus (EMBASE);
17		<u>C.</u>	Medical journals recognized by the secretary of health and human services under
18			section 1861(t)(2) of the Social Security Act;
19		<u>d.</u>	The following standard reference compendia:
20			(1) The American hospital formulary service-drug information;
21			(2) Drug facts and comparisons;
22			(3) The American dental association accepted dental therapeutics; and
23			(4) The United States pharmacopoeia-drug information;
24		<u>e.</u>	Findings, studies, or research conducted by or under the auspices of federal
25			government agencies and nationally recognized federal research institutes,
26			including:
27			(1) The federal agency for health care research and quality;
28			(2) The national institutes of health;
29			(3) The national cancer institute;
30			(4) The national academy of sciences;
31			(5) The centers for medicare and medicaid services;

1		(6) The federal food and drug administration; and
2		(7) Any national board recognized by the national institutes of health for the
3		purpose of evaluating the medical value of health care services; or
4		f. Any other medical or scientific evidence that is comparable to the sources listed
5		in subdivisions a through e.
6	<u>31.</u>	"Person" means an individual, a corporation, a partnership, an association, a joint
7		venture, a joint stock company, a trust, an unincorporated organization, any similar
8		entity, or any combination of the foregoing.
9	<u> 32.</u>	"Prospective review" means utilization review conducted prior to an admission or a
10		course of treatment.
11	33.	"Protected health information" means health information:
12		a. That identifies an individual who is the subject of the information; or
13		b. With respect to which there is a reasonable basis to believe that the information
14		could be used to identify an individual.
15	<u> 34.</u>	"Randomized clinical trial" means a controlled, prospective study of patients that have
16		been randomized into an experimental group and a control group at the beginning of
17		the study with only the experimental group of patients receiving a specific intervention
18		which includes study of the groups for variables and anticipated outcomes over time.
19	— <u>35.</u>	"Retrospective review" means a review of medical necessity conducted after services
20		have been provided to a patient but does not include the review of a claim that is
21		limited to an evaluation of reimbursement levels, veracity of documentation, accuracy
22		of coding, or adjudication for payment.
23	— <u>36.</u>	"Second opinion" means an opportunity or requirement to obtain a clinical evaluation
24		by a provider other than the one originally making a recommendation for a proposed
25		health care service to assess the clinical necessity and appropriateness of the initial
26		proposed health care service.
27	<u> 37.</u>	"Utilization review" means a set of formal techniques designed to monitor the use of,
28		or evaluate the clinical necessity, appropriateness, efficacy, or efficiency of, health
29		care services, procedures, or settings. Techniques may include ambulatory review,
30		prospective review, second opinion, certification, concurrent review, case
31		management, discharge planning, or retrospective review.

4	L	
1	<u> </u>	As part of the written notice required under subdivision a, a health carrier shall
2		include the following or substantially equivalent language: "We have denied your
3		request for the provision of or payment for a health care service or course of
4		treatment. You may have the right to have our decision reviewed by health care
5		professionals who have no association with us if our decision involved making a
6		judgment as to the medical necessity, appropriateness, health care setting, level
7		of care, or effectiveness of the health care service or treatment you requested by
8		submitting a request for external review to the North Dakota Insurance
9		Commissioner, 600 East Boulevard Avenue, State Capitol, Bismarck, ND 58505."
10	<u> </u>	The commissioner may prescribe the form and content of the notice required
11		under this section.
12	<u> 2. a.</u>	The health carrier shall include in the notice required under subsection 1:
13		(1) For a notice related to an adverse determination, a statement informing the
14		covered person that:
15		(a) If the covered person has a medical condition and the timeframe for
16		completion of an expedited review of a grievance involving an adverse
17		determination set forth in section 26.1-36.8-08 would seriously
18		jeopardize the life or health of the covered person or would jeopardize
19		the covered person's ability to regain maximum function, the covered
20		person or the covered person's authorized representative may file a
21		request for an expedited external review to be conducted pursuant to
22		section 26.1-36.6-07 or 26.1-36.6-08 if the adverse determination
23		involves a denial of coverage based on a determination that the
24		recommended or requested health care service or treatment is
25		experimental or investigational and the covered person's treating
26		physician certifies in writing that the recommended or requested
27		health care service or treatment that is the subject of the adverse
28		determination would be significantly less effective if not promptly
29		initiated, at the same time the covered person or the covered person's
30		authorized representative files a request for an expedited review of a
31		grievance involving an adverse determination as set forth in section

1			26.1-36.8-08, but that the independent review organization assigned
2			to conduct the expedited external review will determine whether the
3			covered person shall be required to complete the expedited review of
4			the grievance prior to conducting the expedited external review; and
5		<u>(b)</u>	The covered person or the covered person's authorized
6			representative may file a grievance under the health carrier's internal
7			grievance process as set forth in section 26.1-36.8-05, but if the
8			health carrier has not issued a written decision to the covered person
9			or the covered person's authorized representative within thirty days
10			following the date the covered person or the covered person's
11			authorized representative files the grievance with the health carrier
12			and the covered person or the covered person's authorized
13			representative has not requested or agreed to a delay, the covered
14			person or the covered person's authorized representative may file a
15			request for external review pursuant to section 26.1-36.6-04 and shall-
16			be considered to have exhausted the health carrier's internal
17			grievance process for purposes of section 26.1-36.6-05; and
18	<u>(2)</u>	For a	a notice related to a final adverse determination, a statement informing
19		the c	eovered person that:
20		<u>(a)</u>	If the covered person has a medical condition and the timeframe for
21			completion of a standard external review pursuant to section
22			26.1-36.6-06 would seriously jeopardize the life or health of the
23			covered person or would jeopardize the covered person's ability to
24			regain maximum function, the covered person or the covered person's
25			authorized representative may file a request for an expedited external
26			review pursuant to section 26.1-36.6-07; or
27		<u>(b)</u>	If the final adverse determination concerns:
28			[1] An admission, availability of care, continued stay or health care
29			service for which the covered person received emergency
30			services, but has not been discharged from a facility, the covered
31			person or the covered person's authorized representative may

1 request an expedited external review pursuant to section 2 26.1-36.6-07; or 3 [2] A denial of coverage based on a determination that the 4 recommended or requested health care service or treatment is 5 experimental or investigational, the covered person or the 6 covered person's authorized representative may file a request for 7 a standard external review to be conducted pursuant to section 8 26.1-36.6-06 or if the covered person's treating physician 9 certifies in writing that the recommended or requested health 10 care service or treatment that is the subject of the request would 11 be significantly less effective if not promptly initiated, the covered 12 person or the covered person's authorized representative may 13 request an expedited external review to be conducted under-14 section 26.1-36.6-07. 15 In addition to the information to be provided pursuant to subdivision a, the health-16 carrier shall include a copy of the description of both the standard and expedited 17 external review procedures the health carrier is required to provide pursuant to 18 section 26.1-36.6-15, highlighting the provisions in the external review 19 procedures that give the covered person or the covered person's authorized 20 representative the opportunity to submit additional information and including any 21 forms used to process an external review. 22 As part of any forms provided under subdivision b, the health carrier shall include 23 an authorization form, or other document approved by the commissioner that 24 complies with the requirements of 45 CFR 164.508, by which the covered 25 person, for purposes of conducting an external review under this chapter, 26 authorizes the health carrier and the covered person's treating health care 27 provider to disclose protected health information, including medical records, 28 concerning the covered person that are pertinent to the external review, as-29 provided in section 26.1-36-12.4.

1	26.1-36.6-04. Request for external review.
2	1. a. Except for a request for an expedited external review as set forth in
3	section 26.1-36.6-07, all requests for external review shall be made in writing to
4	the commissioner.
5	<u>b.</u> The commissioner may prescribe by the form and content of external review
6	requests required to be submitted under this section.
7	2. A covered person or the covered person's authorized representative may make a
8	request for an external review of an adverse determination or final adverse
9	determination.
10	26.1-36.6-05. Exhaustion of internal grievance process.
11	1. a. Except as provided in subsection 2, a request for an external review pursuant to
12	section 26.1-36.6-06, 26.1-36.6-07, or 26.1-36.6-08 shall not be made until the
13	covered person has exhausted the health carrier's internal grievance process as
14	set forth in chapter 26.1-36.8.
15	b. A covered person shall be considered to have exhausted the health carrier's
16	internal grievance process for purposes of this section, if the covered person or
17	the covered person's authorized representative:
18	(1) Has filed a grievance involving an adverse determination pursuant to
19	section 26.1-36.8-05; and
20	(2) Except to the extent the covered person or the covered person's authorized
21	representative requested or agreed to a delay, has not received a written
22	decision on the grievance from the health carrier within thirty days following
23	the date the covered person or the covered person's authorized
24	representative filed the grievance with the health carrier.
25	c. Notwithstanding subdivision b, a covered person or the covered person's
26	authorized representative may not make a request for an external review of an
27	adverse determination involving a retrospective review determination made
28	pursuant to chapter 26.1-36.7 until the covered person has exhausted the health
29	carrier's internal grievance process.
30	2. a. (1) At the same time a covered person or the covered person's authorized
31	representative files a request for an expedited review of a grievance

1		involving an adverse determination as set forth in section 26.1-36.8-08, the
2		covered person or the covered person's authorized representative may file a
3		request for an expedited external review of the adverse determination:
4		(a) Under section 26.1-36.6-07 if the covered person has a medical
5		condition and the timeframe for completion of an expedited review of
6		the grievance involving an adverse determination set forth in section
7		26.1-36.8-08 would seriously jeopardize the life or health of the
8		covered person or would jeopardize the covered person's ability to
9		regain maximum function; or
10		(b) Under section 26.1-36.6-08 if the adverse determination involves a
11		denial of coverage based on a determination that the recommended
12		or requested health care service or treatment is experimental or
13		investigational and the covered person's treating physician certifies in
14		writing that the recommended or requested health care service or
15		treatment that is the subject of the adverse determination would be
16		significantly less effective if not promptly initiated.
17	(2)	Upon receipt of a request for an expedited external review under
18		paragraph 1, the independent review organization conducting the external-
19		review in accordance with the provisions of section 26.1-36.6-07 or
20		26.1-36.6-08 shall determine whether the covered person shall be required
21		to complete the expedited review process set forth in section 26.1-36.8-08
22		before it conducts the expedited external review.
23	(3)	Upon a determination made pursuant to paragraph 2 that the covered
24		person must first complete the expedited grievance review process set forth-
25		in section 26.1-36.8-08, the independent review organization immediately
26		shall notify the covered person and the covered person's authorized
27		representative of this determination and that it will not proceed with the
28		expedited external review set forth in section 26.1-36.6-07 until completion
29		of the expedited grievance review process and the covered person's
30		grievance at the completion of the expedited grievance review process
31		remains unresolved.

ı		<u>D.</u>	A request for an external review of an adverse determination may be made
2			before the covered person has exhausted the health carrier's internal grievance
3			procedures as set forth in section 26.1-36.8-05 whenever the health carrier
4			agrees to waive the exhaustion requirement.
5	<u> 3.</u>	<u>If th</u>	ne requirement to exhaust the health carrier's internal grievance procedures is
6		<u>wai</u>	ved under subdivision a of subsection 2, the covered person or the covered
7		per	son's authorized representative may file a request in writing for a standard external
8		<u>rev</u> i	ew as set forth in section 26.1-36.6-06 or 26.1-36.6-08.
9	26.1	- 36. (6-06. Standard external review.
10	<u>—1.</u>	<u>a.</u>	Within four months after the date of receipt of a notice of an adverse
11			determination or final adverse determination pursuant to section 26.1-36.6-03, a
12			covered person or the covered person's authorized representative may file a
13			request for an external review with the commissioner.
14		<u>b.</u>	Within one business day after the date of receipt of a request for external review
15			pursuant to subdivision a, the commissioner shall send a copy of the request to
16			the health carrier.
17	<u> 2.</u>	Wit	hin five business days following the date of receipt of the copy of the external
18		<u>revi</u>	iew request from the commissioner under subdivision b of subsection 1, the health
19		<u>car</u> ı	rier shall complete a preliminary review of the request to determine whether:
20		<u>a.</u>	The individual is or was a covered person in the health benefit plan at the time
21			the health care service was requested or, in the case of a retrospective review,
22			was a covered person in the health benefit plan at the time the health care
23			service was provided;
24		<u>b.</u>	The health care service that is the subject of the adverse determination or the
25			final adverse determination is a covered service under the covered person's
26			health benefit plan, but for a determination by the health carrier that the health
27			care service is not covered because it does not meet the health carrier's
28			requirements for medical necessity, appropriateness, health care setting, level of
29			care, or effectiveness;
30		<u>C.</u>	The covered person has exhausted the health carrier's internal grievance
31			process as set forth in chapter 26.1-36.8 unless the covered person is not

d. The covered person has provided all the information and forms required to process an external review, including the release form provided under section 26.1-36.6-03: 3. a. Within one business day after completion of the preliminary review, the health carrier shall notify the commissioner and covered person and the covered person's authorized representative in writing whether: (1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for ite incligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for external review.	1		required to exhaust the health carrier's internal grievance process pursuant to
process an external review, including the release form provided under section 26.1-36.6-03. 3. a. Within one business day after completion of the preliminary review, the health carrier shall notify the commissioner and covered person and the covered person's authorized representative in writing whether: (1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its incligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	2		section 26.1-36.6-05; and
26.1-36.6-03: 3. a. Within one business day after completion of the preliminary review, the health earrier shall notify the commissioner and covered person and the covered person's authorized representative in writing whether: (1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its incligibility. 20 c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	3	<u>d.</u>	The covered person has provided all the information and forms required to
3. a. Within one business day after completion of the preliminary review, the health carrier shall notify the commissioner and covered person and the covered person's authorized representative in writing whether: (1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. 20	4		process an external review, including the release form provided under section
carrier shall notify the commissioner and covered person and the covered person's authorized representative in writing whether: (1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its incligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	5		26.1-36.6-03.
9 (1) The request is complete; and 10 (2) The request is eligible for external review. 11	6	<u> 3. a.</u>	Within one business day after completion of the preliminary review, the health
(1) The request is complete; and (2) The request is eligible for external review. b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1.36.6.06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	7		carrier shall notify the commissioner and covered person and the covered
(2) The request is eligible for external review: b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility: c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	8		person's authorized representative in writing whether:
b. If the request: (1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its incligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	9		(1) The request is complete; and
(1) Is not complete, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. (a) C. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. (3) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	10		(2) The request is eligible for external review.
covered person's authorized representative and the commissioner in writing and include in the notice what information or materials are needed to make the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its incligibility: 20 c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	11	<u> </u>	If the request:
and include in the notice what information or materials are needed to make the request complete; or [2] Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. [3] C. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. [4] The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. [5] d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	12		(1) Is not complete, the health carrier shall inform the covered person and the
the request complete; or (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	13		covered person's authorized representative and the commissioner in writing
16 (2) Is not eligible for external review, the health carrier shall inform the covered person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility. 20 c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. 21 (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. 22 d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	14		and include in the notice what information or materials are needed to make
person and the covered person's authorized representative and the commissioner in writing and include in the notice the reasons for its ineligibility: c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	15		the request complete; or
commissioner in writing and include in the notice the reasons for its ineligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is ineligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1–36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	16		(2) Is not eligible for external review, the health carrier shall inform the covered
incligibility. c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1–36.6–06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	17		person and the covered person's authorized representative and the
20 c. (1) The commissioner may specify the form for the health carrier's notice of initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	18		commissioner in writing and include in the notice the reasons for its
initial determination under this subsection and any supporting information to be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. (1) The commissioner may determine that a request is eligible for external review under section 26.1–36.6–06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	19		<u>ineligibility.</u>
be included in the notice. (2) The notice of initial determination shall include a statement informing the covered person and the covered person's authorized representative that a health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	20	<u> </u>	(1) The commissioner may specify the form for the health carrier's notice of
23 (2) The notice of initial determination shall include a statement informing the 24 covered person and the covered person's authorized representative that a 25 health carrier's initial determination that the external review request is 26 ineligible for review may be appealed to the commissioner. 27 d. (1) The commissioner may determine that a request is eligible for external 28 review under section 26.1-36.6-06 notwithstanding a health carrier's initial 29 determination that the request is ineligible and require that it be referred for	21		initial determination under this subsection and any supporting information to
24 covered person and the covered person's authorized representative that a 25 health carrier's initial determination that the external review request is 26 incligible for review may be appealed to the commissioner. 27 d. (1) The commissioner may determine that a request is eligible for external 28 review under section 26.1-36.6-06 notwithstanding a health carrier's initial 29 determination that the request is incligible and require that it be referred for	22		be included in the notice.
health carrier's initial determination that the external review request is incligible for review may be appealed to the commissioner. The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for	23		(2) The notice of initial determination shall include a statement informing the
incligible for review may be appealed to the commissioner. 27 <u>d. (1) The commissioner may determine that a request is eligible for external review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is incligible and require that it be referred for</u>	24		covered person and the covered person's authorized representative that a
27 <u>d. (1) The commissioner may determine that a request is eligible for external</u> 28 review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	25		health carrier's initial determination that the external review request is
28 review under section 26.1-36.6-06 notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for	26		ineligible for review may be appealed to the commissioner.
29 <u>determination that the request is ineligible and require that it be referred for</u>	27	<u>d.</u>	(1) The commissioner may determine that a request is eligible for external
	28		review under section 26.1-36.6-06 notwithstanding a health carrier's initial
30 <u>external review.</u>	29		determination that the request is ineligible and require that it be referred for
	30		external review.

1		(2) In making a determination under paragraph 1, the commissioner's decision
2		shall be made in accordance with the terms of the covered person's health
3		benefit plan and shall be subject to all applicable provisions of this chapter.
4	<u>4. a.</u>	Whenever the commissioner receives a notice that a request is eligible for
5		external review following the preliminary review conducted pursuant to
6		subsection 3, within one business day after the date of receipt of the notice, the
7		commissioner shall:
8		(1) Assign an independent review organization from the list of approved
9		independent review organizations compiled and maintained by the
10		commissioner pursuant to section 26.1-36.6-10 to conduct the external
11		review and notify the health carrier of the name of the assigned independent
12		review organization; and
13		(2) Notify in writing the covered person and the covered person's authorized
14		representative of the request's eligibility and acceptance for external review.
15	<u>b.</u>	In reaching a decision, the assigned independent review organization is not
16		bound by any decisions or conclusions reached during the health carrier's
17		utilization review process as set forth in chapter 26.1-36.7 or the health carrier's
18		internal grievance process as set forth in chapter 26.1-36.8.
19	<u>с.</u>	The commissioner shall include in the notice provided to the covered person and
20		the covered person's authorized representative a statement that the covered
21		person or the covered person's authorized representative may submit in writing to
22		the assigned independent review organization within five business days following
23		the date of receipt of the notice provided pursuant to subdivision a additional
24		information that the independent review organization shall consider when
25		conducting the external review. The independent review organization is not
26		required to, but may, accept and consider additional information submitted after
27		five business days.
28	<u>— 5. a.</u>	Within five business days after the date of receipt of the notice provided pursuant
29		to subdivision a of subsection 4, the health carrier or its designee utilization
30		review organization shall provide to the assigned independent review

1		organization the documents and any information considered in making the
2		adverse determination or final adverse determination.
3	<u> </u>	Except as provided in subdivision c, failure by the health carrier or its utilization
4		review organization to provide the documents and information within the time
5		specified in subdivision a shall not delay the conduct of the external review.
6	<u>C.</u>	(1) If the health carrier or its utilization review organization fails to provide the
7		documents and information within the time specified in subdivision a, the
8		assigned independent review organization may terminate the external
9		review and make a decision to reverse the adverse determination or final
10		adverse determination.
11		(2) Within one business day after making the decision under paragraph 1, the
12		independent review organization shall notify the covered person and the
13		covered person's authorized representative, the health carrier, and the
14		<u>commissioner.</u>
15	<u>6. a.</u>	The assigned independent review organization shall review all of the information
16		and documents received pursuant to subsection 5 and any other information
17		submitted in writing to the independent review organization by the covered
18		person or the covered person's authorized representative pursuant to
19		subdivision c of subsection 4.
20	<u>b.</u>	Upon receipt of any information submitted by the covered person or the covered
21		person's authorized representative pursuant to subdivision c of subsection 4, the
22		assigned independent review organization shall within one business day forward
23		the information to the health carrier.
24	<u> 7. a.</u>	Upon receipt of the information, if any, required to be forwarded pursuant to
25		subdivision b of subsection 6, the health carrier may reconsider its adverse
26		determination or final adverse determination that is the subject of the external
27		<u>review.</u>
28	<u> </u>	Reconsideration by the health carrier of its adverse determination or final adverse
29		determination pursuant to subdivision a shall not delay or terminate the external
30		<u>review.</u>

1	<u>c.</u> The external review may only be terminated if the health carrier decides, upon
2	completion of its reconsideration, to reverse its adverse determination or final
3	adverse determination and provide coverage or payment for the health care
4	service that is the subject of the adverse determination or final adverse
5	determination.
6	d. (1) Within one business day after making the decision to reverse its adverse
7	determination or final adverse determination, as provided in subdivision c,
8	the health carrier shall notify the covered person and the covered person's
9	authorized representative, the assigned independent review organization,
10	and the commissioner in writing of its decision.
11	(2) The assigned independent review organization shall terminate the external
12	review upon receipt of the notice from the health carrier sent pursuant to
13	paragraph 1.
14	8. In addition to the documents and information provided pursuant to subsection 5, the
15	assigned independent review organization, to the extent the information or documents
16	are available and the independent review organization considers them appropriate,
17	shall consider the following in reaching a decision:
18	a. The covered person's medical records;
19	<u>b.</u> The attending health care professional's recommendation;
20	c. Consulting reports from appropriate health care professionals and other
21	documents submitted by the health carrier, covered person, the covered person's
22	authorized representative, or the covered person's treating provider;
23	d. The terms of coverage under the covered person's health benefit plan with the
24	health carrier to ensure that the independent review organization's decision is not
25	contrary to the terms of coverage under the covered person's health benefit plan-
26	with the health carrier;
27	e. The most appropriate practice guidelines, which shall include applicable
28	evidence-based standards and may include any other practice guidelines
29	developed by the federal government, national or professional medical societies,
30	boards, and associations;

1		<u>f.</u>	Any applicable clinical review criteria developed and used by the health carrier or
2			its designee utilization review organization; and
3	 9	<u>].</u>	The opinion of the independent review organization's clinical reviewer or
4			reviewers after considering subdivisions a through f to the extent the information
5			or documents are available and the clinical reviewer or reviewers consider
6			appropriate.
7	<u>9.</u> <u>a</u>	3.	Within forty-five days after the date of receipt of the request for an external
8			review, the assigned independent review organization shall provide written notice
9			of its decision to uphold or reverse the adverse determination or the final adverse
10			determination to:
11			(1) The covered person;
12			(2) If applicable, the covered person's authorized representative;
13			(3) The health carrier; and
14			(4) The commissioner.
15	<u></u>	<u>).</u>	The independent review organization shall include in the notice sent pursuant to
16			subdivision a:
17			(1) A general description of the reason for the request for external review;
18			(2) The date the independent review organization received the assignment from
19			the commissioner to conduct the external review;
20			(3) The date the external review was conducted;
21			(4) The date of its decision;
22			(5) The principal reason or reasons for its decision, including what applicable, if
23			any, evidence-based standards were a basis for its decision;
24			(6) The rationale for its decision; and
25			(7) References to the evidence or documentation, including the evidence-based
26			standards, considered in reaching its decision.
27	<u> </u>	<u>c.</u>	Upon receipt of a notice of a decision pursuant to subdivision a reversing the
28			adverse determination or final adverse determination, the health carrier
29			immediately shall approve the coverage that was the subject of the adverse
30			determination or final adverse determination.

1	<u>10.</u> The assignment by the commissioner of an approved independent review organization
2	to conduct an external review in accordance with this section shall be done on a
3	random basis among those approved independent review organizations qualified to
4	conduct the particular external review based on the nature of the health care service
5	that is the subject of the adverse determination or final adverse determination and
6	other circumstances, including conflict of interest concerns pursuant to section
7	26.1-36.6-11.
8	26.1-36.6-07. Expedited external review.
9	1. Except as provided in subsection 5, a covered person or the covered person's
10	authorized representative may make a request for an expedited external review with
11	the commissioner at the time the covered person receives:
12	<u>a. An adverse determination if:</u>
13	(1) The adverse determination involves a medical condition of the covered
14	person for which the timeframe for completion of an expedited internal
15	review of a grievance involving an adverse determination set forth in section
16	26.1-36.8-08 would seriously jeopardize the life or health of the covered
17	person or would jeopardize the covered person's ability to regain maximum
18	function; and
19	(2) The covered person or the covered person's authorized representative has
20	filed a request for an expedited review of a grievance involving an adverse
21	determination as set forth in section 26.1-36.8-08; or
22	<u>b. A final adverse determination:</u>
23	(1) If the covered person has a medical condition and the timeframe for
24	completion of a standard external review pursuant to section 26.1-36.6-06
25	would seriously jeopardize the life or health of the covered person or would
26	jeopardize the covered person's ability to regain maximum function; or
27	(2) If the final adverse determination concerns an admission, availability of
28	care, continued stay, or health care service for which the covered person-
29	received emergency services, but has not been discharged from a facility.
30	2. a. Upon receipt of a request for an expedited external review, the commissioner
31	immediately shall send a copy of the request to the health carrier.

 carrier shall determine whether the request meets the reviewability required set forth in section 26.1-36.6-06. The health carrier shall immediately notify commissioner and the covered person and the covered person's authorized representative of its eligibility determination. c. (1) The commissioner may specify the form for the health carrier's noticed initial determination under this subsection and any supporting information be included in the notice. 	/ the d
 commissioner and the covered person and the covered person's authorized representative of its eligibility determination. c. (1) The commissioner may specify the form for the health carrier's notice initial determination under this subsection and any supporting information. 	<u>d-</u>
5 representative of its eligibility determination. 6 c. (1) The commissioner may specify the form for the health carrier's notice 7 initial determination under this subsection and any supporting information.	
6 <u>c. (1) The commissioner may specify the form for the health carrier's notice</u> 7 <u>initial determination under this subsection and any supporting information under this subsection and any support in the subsection and any subsection and subsection and subsection and subsection and subsection and subs</u>	
7 <u>initial determination under this subsection and any supporting information under this subsection and any support in the subsection and any subsec</u>	_
	-of-
8 <u>be included in the notice.</u>	tion to
9 <u>(2) The notice of initial determination shall include a statement informing</u>	the_
10 <u>covered person and, if applicable, the covered person's authorized</u>	
11 representative that a health carrier's initial determination that an exter	nal
12 review request is ineligible for review may be appealed to the commis	sioner.
13 <u>d. (1) The commissioner may determine that a request is eligible for externation of the commissioner may determine that a request is eligible for externation of the commission of the commi</u>	<u>al-</u>
14 review under section 26.1-36.6-06 notwithstanding a health carrier's in	nitial
determination that the request is ineligible and require that it be referred.	ed for
16 <u>external review.</u>	
17 (2) In making a determination under paragraph 1, the commissioner's dec	<u>cision</u>
18 shall be made in accordance with the terms of the covered person's h	iealth
19 <u>benefit plan and shall be subject to all applicable provisions of this ch</u>	apter.
20 <u>e. Upon receipt of the notice that the request meets the reviewability requiren</u>	nents,
21 <u>the commissioner immediately shall assign an independent review organization</u>	ation_
22 to conduct the expedited external review from the list of approved independ	dent
23 review organizations compiled and maintained by the commissioner pursua	ant to
24 section 26.1-36.6-10. The commissioner shall immediately notify the health	±
25 <u>carrier of the name of the assigned independent review organization.</u>	
26 <u>f. In reaching a decision in accordance with subsection 5, the assigned</u>	
27 <u>independent review organization is not bound by any decisions or conclusi</u>	ons
28 reached during the health carrier's utilization review process as set forth in	Ξ
29 <u>chapter 26.1-36.7 or the health carrier's internal grievance process as set f</u>	orth in
30 <u>26.1-36.8.</u>	

1	<u>3.</u>	Upon receipt of the notice from the commissioner of the name of the independent				
2		review organization assigned to conduct the expedited external review pursuant to				
3		subdivision e of subsection 2, the health carrier or its designee utilization review				
4		organization shall provide or transmit all necessary documents and information				
5		considered in making the adverse determination or final adverse determination to the				
6		assigned independent review organization electronically or by telephone or facsimile				
7		or any other available expeditious method.				
8	<u>4.</u>	In addition to the documents and information provided or transmitted pursuant to				
9		subsection 3, the assigned independent review organization, to the extent the				
10		information or documents are available and the independent review organization				
11		considers them appropriate, shall consider the following in reaching a decision:				
12		a. The covered person's pertinent medical records;				
13		b. The attending health care professional's recommendation;				
14		c. Consulting reports from appropriate health care professionals and other				
15		documents submitted by the health carrier, covered person, the covered person's				
16		authorized representative, or the covered person's treating provider;				
17		d. The terms of coverage under the covered person's health benefit plan with the				
18		health carrier to ensure that the independent review organization's decision is not				
19		contrary to the terms of coverage under the covered person's health benefit plan				
20		with the health carrier;				
21		e. The most appropriate practice guidelines, which shall include evidence-based				
22		standards, and may include any other practice guidelines developed by the				
23		federal government, national or professional medical societies, boards, and				
24		associations;				
25		f. Any applicable clinical review criteria developed and used by the health carrier or				
26		its designee utilization review organization in making adverse determinations;				
27		<u>and</u>				
28		g. The opinion of the independent review organization's clinical reviewer or				
29		reviewers after considering subdivisions a through f to the extent the information				
30		and documents are available and the clinical reviewer or reviewers consider				
31		appropriate.				

1	<u> 5.</u>	a. As expeditiously as the covered person's medical condition or circumstances
2		requires, but in no event more than seventy-two hours after the date of receipt of
3		the request for an expedited external review that meets the reviewability
4		requirements set forth in section 26.1-36.6-06, the assigned independent review
5		organization shall:
6		(1) Make a decision to uphold or reverse the adverse determination or final
7		adverse determination; and
8		(2) Notify the covered person and the covered person's authorized
9		representative, the health carrier, and the commissioner of the decision.
10		b. If the notice provided pursuant to subdivision a was not in writing, within
11		forty-eight hours after the date of providing that notice, the assigned independent
12		review organization shall:
13		(1) Provide written confirmation of the decision to the covered person, if
14		applicable, the covered person's authorized representative the health
15		carrier, and the commissioner; and
16		(2) Include the information set forth in subdivision b of subsection 9 of section
17		26.1-36.6-06.
18		c. Upon receipt of the notice of a decision pursuant to paragraph 1 reversing the
19		adverse determination or final adverse determination, the health carrier
20		immediately shall approve the coverage that was the subject of the adverse
21		determination or final adverse determination.
22	<u>6.</u>	An expedited external review may not be provided for retrospective adverse or final
23		adverse determinations.
24	<u>7.</u>	The assignment by the commissioner of an approved independent review organization
25		to conduct an external review in accordance with this section shall be done on a
26		random basis among those approved independent review organizations qualified to
27		conduct the particular external review based on the nature of the health care service
28		that is the subject of the adverse determination or final adverse determination and
29		other circumstances, including conflict of interest concerns pursuant to subsection 4 of
30		section 26.1-36.6-11.

1	26.1-36.	6-08. External review of experimental or investigational treatment adverse
2	determination	ons.
3	<u>— 1. a.</u>	Within four months after the date of receipt of a notice of an adverse
4		determination or final adverse determination pursuant to section 26.1-36.6-03
5		that involves a denial of coverage based on a determination that the health care
6		service or treatment recommended or requested is experimental or
7		investigational, a covered person or the covered person's authorized
8		representative may file a request for external review with the commissioner.
9	<u> </u>	(1) A covered person or the covered person's authorized representative may
10		make an oral request for an expedited external review of the adverse
11		determination or final adverse determination pursuant to subdivision a if the
12		covered person's treating physician certifies, in writing, that the
13		recommended or requested health care service or treatment that is the
14		subject of the request would be significantly less effective if not promptly
15		<u>initiated.</u>
16		(2) Upon receipt of a request for an expedited external review, the
17		commissioner immediately shall notify the health carrier.
18		(3) (a) Upon notice of the request for expedited external review, the health
19		carrier immediately shall determine whether the request meets the
20		reviewability requirements of subsection 2. The health carrier shall
21		immediately notify the commissioner and the covered person and the
22		covered person's authorized representative of its eligibility
23		determination.
24		(b) The commissioner may specify the form for the health carrier's notice
25		of initial determination under subparagraph a and any supporting
26		information to be included in the notice.
27		(c) The notice of initial determination under subparagraph a shall include
28		a statement informing the covered person and the covered person's
29		authorized representative that a health carrier's initial determination
30		that the external review request is ineligible for review may be
31		appealed to the commissioner.

1	(4) (a) The commissioner may determine that a request is eligible for	
2	external review under subdivision b of subsection 2 notwithstanding	<u>-a</u>
3	health carrier's initial determination the request is ineligible and	
4	require that it be referred for external review.	
5	(b) In making a determination under subparagraph a, the commissione	r's
6	decision shall be made in accordance with the terms of the covered	=
7	person's health benefit plan and shall be subject to all applicable	
8	provisions of this chapter.	
9	(5) Upon receipt of the notice that the expedited external review request med	ts.
10	the reviewability requirements of subdivision b of subsection 2, the	
11	commissioner immediately shall assign an independent review organization	<u>ən</u> -
12	to review the expedited request from the list of approved independent	
13	review organizations compiled and maintained by the commissioner	
14	pursuant to section 26.1-36.6-10 and notify the health carrier of the name	of-
15	the assigned independent review organization.	
16	(6) At the time the health carrier receives the notice of the assigned	
17	independent review organization pursuant to paragraph 5, the health carr	ier
18	or its designee utilization review organization shall provide or transmit all	
19	necessary documents and information considered in making the adverse	:
20	determination or final adverse determination to the assigned independent	=
21	review organization electronically or by telephone or facsimile or any other	<u>r</u>
22	available expeditious method.	
23	2. a. Except for a request for an expedited external review made pursuant to	
24	subdivision b of subsection 1, within one business day after the date of receipt	of
25	the request, the commissioner receives a request for an external review, the	
26	commissioner shall notify the health carrier.	
27	b. Within five business days following the date of receipt of the notice sent pursua	ınt-
28	to subdivision a, the health carrier shall conduct and complete a preliminary	
29	review of the request to determine whether:	
30	(1) The individual is or was a covered person in the health benefit plan at the	=
31	time the health care service or treatment was recommended or requested	F

1	or, in the case of a retrospective review, was a covered person in the health
2	benefit plan at the time the health care service or treatment was provided;
3	(2) The recommended or requested health care service or treatment that is the
4	subject of the adverse determination or final adverse determination:
5	(a) Is a covered benefit under the covered person's health benefit plan-
6	except for the health carrier's determination that the service or
7	treatment is experimental or investigational for a particular medical
8	condition; and
9	(b) Is not explicitly listed as an excluded benefit under the covered
10	person's health benefit plan with the health carrier;
11	(3) The covered person's treating physician has certified that one of the
12	following situations is applicable:
13	(a) Standard health care services or treatments have not been effective in
14	improving the condition of the covered person;
15	(b) Standard health care services or treatments are not medically
16	appropriate for the covered person; or
17	(c) There is no available standard health care service or treatment
18	covered by the health carrier that is more beneficial than the
19	recommended or requested health care service or treatment
20	described in paragraph 4;
21	(4) The covered person's treating physician:
22	(a) Has recommended a health care service or treatment that the
23	physician certifies, in writing, is likely to be more beneficial to the
24	covered person, in the physician's opinion, than any available
25	standard health care services or treatments; or
26	(b) Who is a licensed, board-certified or board-eligible physician qualified
27	to practice in the area of medicine appropriate to treat the covered
28	person's condition, has certified in writing that scientifically valid
29	studies using accepted protocols demonstrate that the health care-
30	service or treatment requested by the covered person that is the
31	subject of the adverse determination or final adverse determination is

1			likely to be more beneficial to the covered person than any available
2			standard health care services or treatments;
3		<u>(5)</u>	The covered person has exhausted the health carrier's internal grievance
4			process as set forth in chapter 26.1-36.8 unless the covered person is not
5			required to exhaust the health carrier's internal grievance process pursuant
6			to section 26.1-36.6-05; and
7		<u>(6)</u>	The covered person has provided all the information and forms required by
8			the commissioner that are necessary to process an external review,
9			including the release form provided under subsection 2 of section
10			26.1-36.6-03.
11	<u> 3. a.</u>		nin one business day after completion of the preliminary review, the health
12		carr	ier shall notify the commissioner and the covered person and the covered
13		pers	son's authorized representative in writing whether:
14		(1)	The request is complete; and
15		(2)	The request is eligible for external review.
16	<u> </u>	<u>If th</u>	e request:
17		(1)	Is not complete, the health carrier shall inform in writing the commissioner
18			and the covered person and the covered person's authorized representative
19			and include in the notice what information or materials are needed to make
20			the request complete; or
21		(2)	Is not eligible for external review, the health carrier shall inform the covered
22			person, the covered person's authorized representative, and the
23			commissioner in writing and include in the notice the reasons for its
24			ineligibility.
25	<u> </u>	(1)	The commissioner may specify the form for the health carrier's notice of
26			initial determination under subdivision b and any supporting information to
27			be included in the notice.
28		<u>(2)</u>	The notice of initial determination provided under subdivision b shall include
29			a statement informing the covered person and the covered person's
30			authorized representative that a health carrier's initial determination that the

1		external review request is ineligible for review may be appealed to the
2		commissioner.
3	<u>d.</u>	(1) The commissioner may determine that a request is eligible for external
4		review under subdivision b of subsection 2 notwithstanding a health carrier's
5		initial determination that the request is ineligible and require that it be
6		referred for external review.
7	<u> </u>	(2) In making a determination under paragraph 1, the commissioner's decision
8		shall be made in accordance with the terms of the covered person's health
9		benefit plan and shall be subject to all applicable provisions of this chapter.
10	<u>e.</u>	Whenever a request for external review is determined eligible for external review,
11		the health carrier shall notify the commissioner and the covered person and the
12		covered person's authorized representative.
13	<u>4. a.</u>	Within one business day after the receipt of the notice from the health carrier that
14		the external review request is eligible for external review pursuant to paragraph 4
15		of subdivision b of subsection 1 or subdivision e of subsection 3, the
16		commissioner shall:
17		(1) Assign an independent review organization to conduct the external review
18		from the list of approved independent review organizations compiled and
19		maintained by the commissioner pursuant to section 26.1-36.6-10 and notify
20		the health carrier of the name of the assigned independent review
21		organization; and
22		(2) Notify in writing the covered person and the covered person's authorized
23		representative of the request's eligibility and acceptance for external review.
24	<u> </u>	The commissioner shall include in the notice provided to the covered person and
25		the covered person's authorized representative a statement that the covered
26		person or the covered person's authorized representative may submit in writing to
27		the assigned independent review organization within five business days
28		following the date of receipt of the notice provided pursuant to subdivision a
29		additional information that the independent review organization shall consider
30		when conducting the external review. The independent review organization is not

1		requ	uired to, but may, accept and consider additional information submitted after
2		<u>five</u>	business days.
3	<u> </u>		nin one business day after the receipt of the notice of assignment to conduct
4		the ·	external review pursuant to subdivision a, the assigned independent review
5		orga	anization shall:
6	-	(1)	Select one or more clinical reviewers, as it determines is appropriate,
7			pursuant to subdivision d to conduct the external review; and
8		<u>(2)</u>	Based on the opinion of the clinical reviewer, or opinions if more than one
9			clinical reviewer has been selected to conduct the external review, make a
10			decision to uphold or reverse the adverse determination or final adverse-
11			determination.
12	<u>d.</u>	(1)	In selecting clinical reviewers pursuant to paragraph 1 of subdivision c, the
13			assigned independent review organization shall select physicians or other
14			health care professionals who meet the minimum qualifications described in
15			section 26.1-36.6-11 and, through clinical experience in the past three
16			years, are experts in the treatment of the covered person's condition and
17			knowledgeable about the recommended or requested health care service or
18			treatment.
19		<u>(2)</u>	Neither the covered person, the covered person's authorized representative,
20			nor the health carrier may choose or control the choice of the physicians or
21			other health care professionals to be selected to conduct the external
22			<u>review.</u>
23	<u>e.</u>	<u>ln a</u>	ccordance with subsection 8, each clinical reviewer shall provide a written
24		opin	ion to the assigned independent review organization on whether the
25		reco	mmended or requested health care service or treatment should be covered.
26	<u>f.</u>	<u>In re</u>	eaching an opinion, clinical reviewers are not bound by any decisions or
27		<u>con</u>	clusions reached during the health carrier's utilization review process as set
28		<u>fort</u>	n in chapter 26.1-36.7 or the health carrier's internal grievance process as set
29		forth	n in chapter 26.1-36.8.
30	<u> 5. a.</u>		nin five business days after the date of receipt of the notice provided pursuant
31		to si	ubdivision a of subsection 4, the health carrier or its designee utilization

1		review organization shall provide to the assigned independent review
2		organization the documents and any information considered in making the
3		adverse determination or the final adverse determination.
4	<u> </u>	Except as provided in subdivision c, failure by the health carrier or its designee
5		utilization review organization to provide the documents and information within
6		the time specified in subdivision a shall not delay the conduct of the external
7		<u>review.</u>
8	<u> </u>	(1) If the health carrier or its designee utilization review organization has failed
9		to provide the documents and information within the time specified in
10		subdivision a, the assigned independent review organization may terminate
11		the external review and make a decision to reverse the adverse
12		determination or final adverse determination.
13		(2) Immediately upon making the decision under paragraph 1, the independent
14		review organization shall notify the covered person, the covered person's
15		authorized representative, if applicable, the health carrier, and the
16		commissioner.
17	<u>6. a.</u>	Each clinical reviewer selected pursuant to subsection 4 shall review all of the
18		information and documents received pursuant to subsection 5 and any other
19		information submitted in writing by the covered person or the covered person's
20		authorized representative pursuant to subdivision b of subsection 4.
21	<u>b.</u>	Upon receipt of any information submitted by the covered person or the covered
22		person's authorized representative pursuant to subdivision b of subsection 4,
23		within one business day after the receipt of the information, the assigned
24		independent review organization shall forward the information to the health
25		<u>carrier.</u>
26	<u> 7. a.</u>	Upon receipt of the information required to be forwarded pursuant to
27		subdivision b of subsection 6, the health carrier may reconsider its adverse
28		determination or final adverse determination that is the subject of the external
29		review.

1	<u> </u>	Reconsideration by the health carrier of its adverse determination or final adverse
2		determination pursuant to subdivision a shall not delay or terminate the external
3		<u>review.</u>
4	<u> </u>	The external review may be terminated only if the health carrier decides, upon
5		completion of its reconsideration, to reverse its adverse determination or final
6		adverse determination and provide coverage or payment for the recommended or
7		requested health care service or treatment that is the subject of the adverse
8		determination or final adverse determination.
9	<u>d.</u>	(1) Immediately upon making the decision to reverse its adverse determination
10		or final adverse determination, as provided in subdivision c, the health
11		carrier shall notify the covered person, the covered person's authorized
12		representative, the assigned independent review organization, and the
13		commissioner in writing of its decision.
14		(2) The assigned independent review organization shall terminate the external
15		review upon receipt of the notice from the health carrier sent pursuant to
16		paragraph 1.
17	<u>8. a.</u>	Except as provided in subdivision c, within twenty days after being selected in
18		accordance with subsection 4 to conduct the external review, each clinical
19		reviewer shall provide an opinion to the assigned independent review
20		organization pursuant to subsection 9 on whether the recommended or
21		requested health care service or treatment should be covered.
22	<u> </u>	Except for an opinion provided pursuant to subdivision c, each clinical reviewer's
23		opinion shall be in writing and include the following information:
24		(1) A description of the covered person's medical condition;
25		(2) A description of the indicators relevant to determining whether there is
26		sufficient evidence to demonstrate that the recommended or requested
27		health care service or treatment is more likely than not to be beneficial to
28		the covered person than any available standard health care services or
29		treatments and the adverse risks of the recommended or requested health
30		care service or treatment would not be substantially increased over those of
31		available standard health care services or treatments;

1	(3) A description and analysis of any medical or scientific evidence, as that term
2	is defined in subsection 30 of section 26.1-36.6-01, considered in reaching
3	the opinion;
4	(4) A description and analysis of any evidence-based standard, as that term is
5	defined in subsection 19 of section 26.1-36.6-01; and
6	(5) Information on whether the reviewer's rationale for the opinion is based on
7	paragraph 1 or 2 of subdivision e of subsection 9.
8	<u>c.</u> (1) For an expedited external review, each clinical reviewer shall provide an
9	opinion orally or in writing to the assigned independent review organization
10	as expeditiously as the covered person's medical condition or
11	circumstances requires, but in no event more than five calendar days after
12	being selected in accordance with subsection 4.
13	(2) If the opinion provided pursuant to paragraph 1 was not in writing, within
14	forty-eight hours following the date the opinion was provided, the clinical
15	reviewer shall provide written confirmation of the opinion to the assigned
16	independent review organization and include the information required under-
17	subdivision b.
18	9. In addition to the documents and information provided pursuant to subsection 1 or 5,
19	each clinical reviewer selected pursuant to subsection 4, to the extent the information
20	or documents are available and the reviewer considers appropriate, shall consider the
21	following in reaching an opinion pursuant to subsection 8:
22	a. The covered person's pertinent medical records;
23	<u>b.</u> The attending physician or health care professional's recommendation;
24	<u>c.</u> Consulting reports from appropriate health care professionals and other
25	documents submitted by the health carrier, covered person, the covered person's
26	authorized representative, or the covered person's treating physician or health
27	care professional;
28	d. The terms of coverage under the covered person's health benefit plan with the
29	health carrier to ensure that, but for the health carrier's determination that the
30	recommended or requested health care service or treatment that is the subject of
31	the opinion is experimental or investigational, the reviewer's opinion is not

1		<u>con</u>	trary to	the terms of coverage under the covered person's health benefit plan
2		with the health carrier; and		
3	<u>е.</u>	-Who	ether:	
4		(1)	The	recommended or requested health care service or treatment has been
5			appr	oved by the federal food and drug administration, if applicable, for the
6			cond	ition; or
7		<u>(2)</u>	- <u>Medi</u>	cal or scientific evidence or evidence-based standards demonstrate
8			that t	the expected benefits of the recommended or requested health care
9			<u>servi</u>	ce or treatment is more likely than not to be beneficial to the covered
10			perso	on than any available standard health care service or treatment and the
11			<u>adve</u>	rse risks of the recommended or requested health care service or
12			treat	ment would not be substantially increased over those of available
13			stand	dard health care services or treatments.
14	<u> 10. a.</u>	(1)	Exce	pt as provided in paragraph 2, within twenty days after the date it
15			<u>recei</u>	ves the opinion of each clinical reviewer pursuant to subsection 9, the
16			<u>assi</u> g	ned independent review organization, in accordance with
17			<u>subd</u>	ivision b, shall make a decision and provide written notice of the
18			decis	sion to:
19		-	<u>(a)</u>	The covered person;
20			<u>(b)</u>	If applicable, the covered person's authorized representative;
21			<u>(c)</u>	The health carrier; and
22	-		<u>(d)</u>	<u>The commissioner.</u>
23		<u>(2)</u>	<u>(a)</u>	For an expedited external review, within forty-eight hours after the
24				date it receives the opinion of each clinical reviewer pursuant to
25				subsection 9, the assigned independent review organization, in
26				accordance with subdivision b, shall make a decision and provide
27				notice of the decision orally or in writing to the persons listed in
28				paragraph 1.
29	-		<u>(b)</u>	If the notice provided under subparagraph b was not in writing, within
30				forty-eight hours after the date of providing that notice, the assigned
31				independent review organization shall provide written confirmation of

1	the decision to the persons listed in paragraph 1 and include the
2	information set forth in subdivision c.
3	b. (1) If a majority of the clinical reviewers recommend that the recommended or
4	requested health care service or treatment should be covered, the
5	independent review organization shall make a decision to reverse the health
6	carrier's adverse determination or final adverse determination.
7	(2) If a majority of the clinical reviewers recommend that the recommended or
8	requested health care service or treatment should not be covered, the
9	independent review organization shall make a decision to uphold the health
10	carrier's adverse determination or final adverse determination.
11	(3) (a) If the clinical reviewers are evenly split as to whether the
12	recommended or requested health care service or treatment should
13	be covered, the independent review organization shall obtain the
14	opinion of an additional clinical reviewer in order for the independent
15	review organization to make a decision based on the opinions of a
16	majority of the clinical reviewers pursuant to paragraph 1 or 2.
17	(b) The additional clinical reviewer selected under subparagraph a shall
18	use the same information to reach an opinion as the clinical reviewers
19	who have already submitted their opinions pursuant to subsection 9.
20	(c) The selection of the additional clinical reviewer under this
21	subparagraph shall not extend the time within which the assigned
22	independent review organization is required to make a decision based
23	on the opinions of the clinical reviewers selected under subsection 4
24	pursuant to subdivision a.
25	<u>c.</u> The independent review organization shall include in the notice provided
26	pursuant to subdivision a:
27	(1) A general description of the reason for the request for external review;
28	(2) The written opinion of each clinical reviewer, including the recommendation
29	of each clinical reviewer as to whether the recommended or requested
30	health care service or treatment should be covered and the rationale for the
31	reviewer's recommendation;

1	-	(3) The date the independent review organization was assigned by the
2		commissioner to conduct the external review;
3		(4) The date the external review was conducted;
4		(5) The date of its decision;
5		(6) The principal reason or reasons for its decision; and
6		(7) The rationale for its decision.
7		d. Upon receipt of a notice of a decision pursuant to subdivision a reversing the
8		adverse determination or final adverse determination, the health carrier
9		immediately shall approve coverage of the recommended or requested health
10		care service or treatment that was the subject of the adverse determination or
11		final adverse determination.
12	<u>—11.</u>	The assignment by the commissioner of an approved independent review organization
13		to conduct an external review in accordance with this section shall be done on a
14		random basis among those approved independent review organizations qualified to
15		conduct the particular external review based on the nature of the health care service
16		that is the subject of the adverse determination or final adverse determination and
17		other circumstances, including conflict of interest concerns pursuant to subsection 4 of
18		section 26.1-36.6-11.
19	26.1	1-36.6-09. Binding nature of external review decision.
20	<u>—1.</u>	An external review decision is binding on the health carrier except to the extent the
21		health carrier has other remedies available under applicable state law.
22	<u>2.</u>	An external review decision is binding on the covered person except to the extent the
23		covered person has other remedies available under applicable federal or state law.
24	<u> 3.</u>	A covered person or the covered person's authorized representative may not file a
25		subsequent request for external review involving the same adverse determination or
26		final adverse determination for which the covered person has already received an
27		external review decision pursuant to this chapter.
28	26.1	1-36.6-10. Approval of independent review organizations.
29	<u>—1.</u>	The commissioner shall approve independent review organizations eligible to be
30		assigned to conduct external reviews under this chapter.

	<u>Z.</u>	<u>In order to be eligible for approval by the commissioner under this section to conduct</u>
2		external reviews under this chapter an independent review organization:
3		a. Except as otherwise provided in this section, shall be accredited by a nationally
4		recognized private accrediting entity that the commissioner has determined has
5		independent review organization accreditation standards that are equivalent to or
6		exceed the minimum qualifications for independent review organizations
7		established under section 26.1-36.6-11; and
8		b. Shall submit an application for approval in accordance with subsection 4.
9	<u> </u>	The commissioner shall develop an application form for initially approving and for
10		reapproving independent review organizations to conduct external reviews.
11	<u>4.</u>	a. Any independent review organization wishing to be approved to conduct external
12		reviews shall submit the application form and include with the form all-
13		documentation and information necessary for the commissioner to determine if
14		the independent review organization satisfies the minimum qualifications
15		established under section 26.1-36.6-11.
16		b. (1) Subject to paragraph 2, an independent review organization is eligible for
17		approval under this section only if it is accredited by a nationally recognized
18		private accrediting entity that the commissioner has determined has
19		independent review organization accreditation standards that are equivalent
20		to or exceed the minimum qualifications for independent review
21		organizations under section 26.1-36.6-11.
22		(2) The commissioner may approve independent review organizations that are
23		not accredited by a nationally recognized private accrediting entity if there
24		are no acceptable nationally recognized private accrediting entities
25		providing independent review organization accreditation.
26		c. The commissioner shall charge a fee of one hundred dollars that independent
27		review organizations must submit to the commissioner with an application for
28		initial approval. The commissioner shall charge a fee of twenty-five dollars for
29		each reapproval.

1	5. a. An approval is effective for two years, unless the commissioner determines
2	before its expiration that the independent review organization is not satisfying the
3	minimum qualifications established under section 26.1-36.6-11.
4	<u>b.</u> Whenever the commissioner determines that an independent review organization
5	has lost its accreditation or no longer satisfies the minimum requirements
6	established under section 26.1-36.6-11, the commissioner shall terminate the
7	approval of the independent review organization and remove the independent
8	review organization from the list of independent review organizations approved to
9	conduct external reviews under this chapter that is maintained by the
10	commissioner pursuant to subsection 6.
11	6. The commissioner shall maintain and periodically update a list of approved
12	independent review organizations.
13	26.1-36.6-11. Minimum qualifications for independent review organizations.
14	1. To be approved under section 26.1-36.6-10 to conduct external reviews, an
15	independent review organization shall have and maintain written policies and
16	procedures that govern all aspects of both the standard external review process and
17	the expedited external review process set forth in this chapter that include, at a
18	minimum:
19	a. A quality assurance mechanism in place that:
20	(1) Ensures that external reviews are conducted within the specified timeframes
21	and required notices are provided in a timely manner;
22	(2) Ensures the selection of qualified and impartial clinical reviewers to conduct
23	external reviews on behalf of the independent review organization and
24	suitable matching of reviewers to specific cases and that the independent
25	review organization employs or contracts with an adequate number of
26	clinical reviewers to meet this objective;
27	(3) Ensures the confidentiality of medical and treatment records and clinical
28	review criteria; and
29	(4) Ensures that any person employed by or under contract with the
30	independent review organization adheres to the requirements of this
31	chapter;

1	<u>b. A toll-free telephone service to receive information on a twenty-four-hour-day</u>
2	seven-day-a-week basis related to external reviews that is capable of accepting,
3	recording, or providing appropriate instruction to incoming telephone callers
4	during other than normal business hours; and
5	c. Maintain and provide to the commissioner the information set out in section
6	26.1-36.6-13.
7	2. All clinical reviewers assigned by an independent review organization to conduct
8	external reviews must be physicians or other appropriate health care providers who
9	meet the following minimum qualifications:
10	a. Be an expert in the treatment of the covered person's medical condition that is
11	the subject of the external review;
12	<u>b.</u> <u>Be knowledgeable about the recommended health care service or treatment</u>
13	through recent or current actual clinical experience treating patients with the
14	same or similar medical condition of the covered person;
15	c. Hold a nonrestricted license in a state of the United States and, for physicians, a
16	current certification by a recognized American medical specialty board in the area
17	or areas appropriate to the subject of the external review; and
18	d. Have no history of disciplinary actions or sanctions, including loss of staff
19	privileges or participation restrictions, that have been taken or are pending by any
20	hospital, governmental agency or unit, or regulatory body that raise a substantial
21	question as to the clinical reviewer's physical, mental, or professional
22	competence or moral character.
23	3. In addition to the requirements set forth in subsection 1, an independent review
24	organization may not own or control, be a subsidiary of or in any way be owned or
25	controlled by, or exercise control with a health benefit plan, a national, state, or local
26	trade association of health benefit plans or a national, state, or local trade association
27	of health care providers.
28	4. a. In addition to the requirements set forth in subsections 1, 2, and 3, to be
29	approved pursuant to section 26.1-36.6-10 to conduct an external review of a
30	specified case, neither the independent review organization selected to conduct
31	the external review nor any clinical reviewer assigned by the independent

1	organization to conduct the external review may have a material professional,
2	familial, or financial conflict of interest with any of the following:
3	(1) The health carrier that is the subject of the external review;
4	(2) The covered person whose treatment is the subject of the external review or
5	the covered person's authorized representative;
6	(3) Any officer, director, or management employee of the health carrier that is
7	the subject of the external review;
8	(4) The health care provider, the health care provider's medical group or
9	independent practice association recommending the health care service or
10	treatment that is the subject of the external review;
11	(5) The facility at which the recommended health care service or treatment
12	would be provided; or
13	(6) The developer or manufacturer of the principal drug, device, procedure, or
14	other therapy being recommended for the covered person whose treatment
15	is the subject of the external review.
16	b. In determining whether an independent review organization or a clinical reviewer
17	of the independent review organization has a material professional, familial, or
18	financial conflict of interest for purposes of subdivision a, the commissioner shall
19	take into consideration situations in which the independent review organization
20	to be assigned to conduct an external review of a specified case or a clinical
21	reviewer to be assigned by the independent review organization to conduct an-
22	external review of a specified case may have an apparent professional, familial,
23	or financial relationship or connection with a person described in subdivision a,
24	but that the characteristics of that relationship or connection are such that they
25	are not a material professional, familial, or financial conflict of interest that results
26	in the disapproval of the independent review organization or the clinical reviewer
27	from conducting the external review.
28	5. a. An independent review organization that is accredited by a nationally recognized
29	private accrediting entity that has independent review accreditation standards
30	that the commissioner has determined are equivalent to or exceed the minimum

1		qualifications of this section shall be presumed in compliance with this section to
2		be eligible for approval under section 26.1-36.6-10.
3	<u>b.</u>	The commissioner shall initially review and periodically review the independent
4		review organization accreditation standards of a nationally recognized private
5		accrediting entity to determine whether the entity's standards are, and continue to
6		be, equivalent to or exceed the minimum qualifications established under this
7		section. The commissioner may accept a review conducted by the national
8		association for insurance commissioners for the purpose of the determination
9		under this subdivision.
10	<u> </u>	Upon request, a nationally recognized private accrediting entity shall make its
11		current independent review organization accreditation standards available to the
12		commissioner or the national association of insurance commissioners in order for-
13		the commissioner to determine if the entity's standards are equivalent to or-
14		exceed the minimum qualifications established under this section. The
15		commissioner may exclude any private accrediting entity that is not reviewed by
16		the national association of insurance commissioners.
17	<u>— 6. An i</u>	ndependent review organization shall be unbiased. An independent review
18	<u>orga</u>	anization shall establish and maintain written procedures to ensure that it is
19	<u>unb</u>	iased in addition to any other procedures required under this section.
20	26.1-36.6	6-12. Hold harmless for independent review organizations.
21	No indep	endent review organization or clinical reviewer working on behalf of an
22	independent	review organization or an employee, agent, or contractor of an independent review
23	organization	shall be liable in damages to any person for any opinions rendered or acts or
24	omissions pe	rformed within the scope of the organization's or person's duties under the law
25	during or upo	n completion of an external review conducted pursuant to this chapter unless the
26	opinion was r	rendered or act or omission performed in bad faith or involved gross negligence.
27	26.1-36.6	6-13. External review reporting requirements.
28	<u> 1. a.</u>	An independent review organization assigned pursuant to section 26.1-36.6-06,
29		26.1-36.6-07, or 26.1-36.6-08 to conduct an external review shall maintain written
30		records in the aggregate by state and by health carrier on all requests for
31		external review for which it conducted an external review during a calendar year

1	and upon request submit a report to the commissioner as required under-	
2	subdivision b.	
3	<u>b.</u> <u>Each independent review organization required to maintain written records on all</u>	
4	requests for external review pursuant to subdivision a for which it was assigned	
5	to conduct an external review shall submit to the commissioner, upon request, a	
6	report in the format specified by the commissioner.	
7	c. The report shall include in the aggregate by state and for each health carrier:	
8	(1) The total number of requests for external review;	
9	(2) The number of requests for external review resolved and, of those resolved,	=
10	the number resolved upholding the adverse determination or final adverse	
11	determination and the number resolved reversing the adverse determination	=
12	or final adverse determination;	
13	(3) The average length of time for resolution;	
14	(4) A summary of the types of coverages or cases for which an external review	
15	was sought, as provided in the format required by the commissioner;	
16	(5) The number of external reviews pursuant to subsection 7 of section	
17	26.1-36.6-06 that were terminated as the result of a reconsideration by the	
18	health carrier of its adverse determination or final adverse determination	
19	after the receipt of additional information from the covered person or the	
20	covered person's authorized representative; and	
21	(6) Any other information the commissioner may request or require.	
22	d. The independent review organization shall retain the written records required	
23	pursuant to this subsection for at least three years.	
24	2. a. Each health carrier shall maintain written records in the aggregate, by state and	
25	for each type of health benefit plan offered by the health carrier on all requests for	÷
26	external review that the health carrier receives notice of from the commissioner	
27	pursuant to this chapter.	
28	b. Each health carrier required to maintain written records on all requests for	
29	external review pursuant to subdivision a shall submit to the commissioner, upon	
30	request, a report in the format specified by the commissioner.	

1	<u>c.</u> The report shall include in the aggregate, by state, and by type of health benefit
2	plan:
3	(1) The total number of requests for external review;
4	(2) From the total number of requests for external review reported under
5	paragraph 1, the number of requests determined eligible for a full external
6	review; and
7	(3) Any other information the commissioner may request or require.
8	d. The health carrier shall retain the written records required pursuant to this
9	subsection for at least three years.
10	26.1-36.6-14. Funding of external review.
11	The health carrier against which a request for a standard external review or an expedited
12	external review is filed shall pay the cost of the independent review organization for conducting
13	the external review.
14	26.1-36.6-15. Disclosure requirements.
15	1. a. Each health carrier shall include a description of the external review procedures
16	in or attached to the policy, certificate, membership booklet, outline of coverage,
17	or other evidence of coverage it provides to covered persons.
18	<u>b.</u> The disclosure required by subdivision a shall be in a format prescribed by the
19	<u>commissioner.</u>
20	2. The description required under subsection 1 shall include a statement that informs the
21	covered person of the right of the covered person to file a request for an external
22	review of an adverse determination or final adverse determination with the
23	commissioner. The statement may explain that external review is available when the
24	adverse determination or final adverse determination involves an issue of medical
25	necessity, appropriateness, health care setting, level of care, or effectiveness. The
26	statement shall include the telephone number and address of the commissioner.
27	3. In addition to subsection 2, the statement shall inform the covered person that when
28	filing a request for an external review the covered person will be required to authorize
29	the release of any medical records of the covered person that may be required to be
30	reviewed for the purpose of reaching a decision on the external review.

1	26.1-36.6-16. Rulemaking.
2	The commissioner may adopt rules to carry out the provisions of this chapter.
3	26.1-36.6-17. Confidentiality.
4	Any protected health information that the commissioner receives pursuant to this chapter is
5	confidential.
6	SECTION 2. Chapter 26.1-36.7 of the North Dakota Century Code is created and enacted
7	as follows:
8	26.1-36.7-01. Definitions.
9	As used in this chapter:
10	1. "Adverse determination" means:
11	a. A determination by a health carrier or its designee utilization review organization
12	that, based upon the information provided, a request for a benefit under the
13	health carrier's health benefit plan upon application of any utilization review
14	technique does not meet the health carrier's requirements for medical necessity,
15	appropriateness, health care setting, level of care, or effectiveness or is
16	determined to be experimental or investigational and the requested benefit is
17	therefore denied, reduced, or terminated or payment is not provided or made, in
18	whole or in part, for the benefit;
19	b. The denial, reduction, termination, or failure to provide or make payment, in
20	whole or in part, for a benefit based on a determination by a health carrier or its
21	designee utilization review organization of a covered person's eligibility to
22	participate in the health carrier's health benefit plan;
23	c. Any prospective review or retrospective review determination that denies,
24	reduces, or terminates or fails to provide or make payment, in whole or in part, for
25	a benefit; or
26	d. A rescission of coverage determination.
27	2. "Ambulatory review" means utilization review of health care services performed or
28	provided in an outpatient setting.
29	3. "Authorized representative" means:
30	a. A person to whom a covered person has given express written consent to
31	represent the covered person for purposes of this chapter;

1		<u>b.</u> A person authorized by law to provide substituted consent for a covered person;
2		c. A family member of the covered person or the covered person's treating health
3		care professional when the covered person is unable to provide consent;
4		d. A health care professional when the covered person's health benefit plan requires
5		that a request for a benefit under the plan be initiated by the health care
6		professional; or
7		e. In the case of an urgent care request, a health care professional with knowledge
8		of the covered person's medical condition.
9	<u>4.</u>	"Case management" means a coordinated set of activities conducted for individual
10		patient management of serious, complicated, protracted, or other health conditions.
11	<u>——5.</u>	"Certification" means a determination by a health carrier or its designee utilization
12		review organization that a request for a benefit under the health carrier's health benefit
13		plan has been reviewed and based on the information provided satisfies the health
14		carrier's requirements for medical necessity, appropriateness, health care setting, level
15		of care, and effectiveness.
16	<u>—_6.</u>	"Clinical peer" means a physician or other health care professional who holds a
17		nonrestricted license in a state of the United States and in the same or similar
18		specialty as typically manages the medical condition, procedure, or treatment under-
19		<u>review.</u>
20		"Clinical review criteria" means the written screening procedures, decision abstracts,
21		clinical protocols, and practice guidelines used by the health carrier to determine the
22		medical necessity and appropriateness of health care services.
23	<u>8.</u>	"Commissioner" means the insurance commissioner.
24	<u>9.</u>	"Concurrent review" means utilization review conducted during a patient's stay or
25		course of treatment in a facility, the office of a health care professional, or other
26		inpatient or outpatient health care setting.
27	— <u>10.</u>	"Covered benefits" or "benefits" means those health care services to which a covered
28		person is entitled under the terms of a health benefit plan.
29	<u>—11.</u>	"Covered person" means a policyholder, subscriber, enrollee, or other individual
30		participating in a health benefit plan.

1	<u> 12.</u>	"Discharge planning" means the formal process for determining prior to discharge from
2		a facility the coordination and management of the care that a patient receives following
3		discharge from a facility.
4	<u> 13.</u>	"Emergency medical condition" means a medical condition manifesting itself by acute
5		symptoms of sufficient severity, including severe pain, such that a prudent layperson,
6		who possesses an average knowledge of health and medicine, could reasonably
7		expect that the absence of immediate medical attention would result in serious
8		impairment to bodily functions or serious dysfunction of a bodily organ or part or would
9		place the person's health or, with respect to a pregnant woman, the health of the
10		woman or her unborn child, in serious jeopardy.
11	<u>14.</u>	"Emergency services" means, with respect to an emergency medical condition:
12		a. A medical screening examination that is within the capability of the emergency
13		department of a hospital, including ancillary services routinely available to the
14		emergency department to evaluate such emergency medical condition; and
15		b. Such further medical examination and treatment, to the extent they are within the
16		capability of the staff and facilities available at a hospital, to stabilize a patient.
17	<u> 15.</u>	"Facility" means an institution providing health care services or a health care setting,
18		including hospitals and other licensed inpatient centers, ambulatory surgical, or
19		treatment centers, skilled nursing centers, residential treatment centers, diagnostic,
20		laboratory and imaging centers, and rehabilitation and other therapeutic health
21		settings.
22	<u> 16.</u>	a. "Health benefit plan" means a policy, contract, certificate, or agreement entered
23		into, offered, or issued by a health carrier to provide, deliver, arrange for, pay for,
24		or reimburse any of the costs of health care services.
25		b. "Health benefit plan" includes short-term and catastrophic health insurance
26		policies and a policy that pays on a cost-incurred basis, except as otherwise
27		specifically exempted in this definition.
28		c. "Health benefit plan" does not include:
29		(1) Coverage only for accident or disability income insurance, or any
30		combination thereof;
31		(2) Coverage issued as a supplement to liability insurance;

1	(3) Liability insurance, including general liability insurance and automobile
2	liability insurance;
3	(4) Workers' compensation or similar insurance;
4	(5) Automobile medical payment insurance;
5	(6) Credit-only insurance;
6	(7) Coverage for onsite medical clinics; and
7	(8) Other similar insurance coverage, specified in federal regulations issued
8	pursuant to the Health Insurance Portability and Accountability Act of 1996
9	[Pub. L. 104-191], under which benefits for medical care are secondary or
10	incidental to other insurance benefits.
11	d. "Health benefit plan" does not include the following benefits if they are provided
12	under a separate policy, certificate, or contract of insurance or are otherwise not
13	an integral part of the plan:
14	(1) Limited scope dental or vision benefits;
15	(2) Benefits for long-term care, nursing home care, home health care,
16	community-based care, or any combination thereof; or
17	(3) Other similar, limited benefits specified in federal regulations issued
18	pursuant to the Health Insurance Portability and Accountability Act of 1996
19	[Pub. L. 104-191].
20	e. "Health benefit plan" does not include the following benefits if the benefits are
21	provided under a separate policy, certificate, or contract of insurance, there is no
22	coordination between the provision of the benefits and any exclusion of benefits
23	under any group health plan maintained by the same plan sponsor, and the
24	benefits are paid with respect to an event without regard to whether benefits are
25	provided with respect to such an event under any group health plan maintained
26	by the same plan sponsor:
27	(1) Coverage only for a specified disease or illness; or
28	(2) Hospital indemnity or other fixed indemnity insurance.
29	f. "Health benefit plan" does not include the following if offered as a separate policy,
30	certificate, or contract of insurance:

1		(1) Medicare supplemental health insurance as defined under section 1882(g)
2		(1) of the Social Security Act;
3		(2) Coverage supplemental to the coverage provided under chapter 55 of
4		title 10, United States Code (civilian health and medical program of the
5		uniformed services (CHAMPUS)); or
6		(3) Similar supplemental coverage provided to coverage under a group health
7		plan.
8	<u> 17.</u>	"Health care professional" means a physician or other health care practitioner
9		licensed, accredited, or certified to perform specified health care services consistent
10		with state law.
11	<u> 18.</u>	"Health care provider" or "provider" means a health care professional or a facility.
12	<u> 19.</u>	"Health care services" means services for the diagnosis, prevention, treatment, cure,
13		or relief of a health condition, illness, injury, or disease.
14	<u> 20.</u>	"Health carrier" means an entity subject to the insurance laws and regulations of this
15		state, or subject to the jurisdiction of the commissioner that contracts or offers to
16		contract to provide, deliver, arrange for, pay for, or reimburse any of the costs of health
17		care services, including a sickness and accident insurance company, a health
18		maintenance organization, a nonprofit hospital and health service corporation, or any
19		other entity providing a plan of health insurance, health benefits, or health care
20		services.
21	<u> 21.</u>	"Managed care plan" means a health benefit plan that either requires a covered
22		person to use, or creates incentives, including financial incentives, for a covered
23		person to use health care providers managed, owned, under contract with, or
24		employed by the health carrier.
25	<u> 22.</u>	"Network" means the group of participating providers providing services to a managed
26		<u>care plan.</u>
27	<u> 23.</u>	"Participating provider" means a provider who under a contract with the health carrier
28		or with its contractor or subcontractor has agreed to provide health care services to
29		covered persons with an expectation of receiving payment other than coinsurance,
30		copayments, or deductibles, directly or indirectly from the health carrier.

1	<u>-24.</u>	<u>"Person" means an individual, a corporation, a partnership, an association, a joint</u>
2		venture, a joint stock company, a trust, an unincorporated organization, any similar
3		entity, or any combination of the foregoing.
4	<u> 25.</u>	"Prospective review" means utilization review conducted prior to an admission or the
5		provision of a health care service or a course of treatment in accordance with a health
6		carrier's requirement that the health care service or course of treatment, in whole or in
7		part, be approved prior to its provision.
8	<u>26.</u>	"Rescission" means a cancellation or discontinuance of coverage under a health
9		benefit plan that has a retroactive effect. Rescission does not include a cancellation or
10		discontinuance of coverage under a health benefit plan if:
11		a. The cancellation or discontinuance of coverage has only a prospective effect; or
12	-	b. The cancellation or discontinuance of coverage is effective retroactively to the
13		extent it is attributable to a failure to timely pay required premiums or
14		contributions toward the cost of coverage.
15	<u>27.</u>	a. "Retrospective review" means any review of a request for a benefit that is not a
16		prospective review request.
17		b. "Retrospective review" does not include the review of a claim that is limited to
18		veracity of documentation or accuracy of coding.
19	<u> 28.</u>	"Second opinion" means an opportunity or requirement to obtain a clinical evaluation
20		by a provider other than the one originally making a recommendation for a proposed
21		health care service to assess the medical necessity and appropriateness of the initial
22		proposed health care service.
23	<u> 29.</u>	"Stabilized" means, with respect to an emergency medical condition, that no material
24		deterioration of the condition is likely, within reasonable medical probability, to result
25		from or occur during the transfer of the individual from a facility or, with respect to a
26		pregnant woman, the woman has delivered, including the placenta.
27	<u> 30.</u>	a. "Urgent care request" means a request for a health care service or course of
28		treatment with respect to which the time periods for making a nonurgent care
29		request determination:
30		(1) Could seriously jeopardize the life or health of the covered person or the
31		ability of the covered person to regain maximum function; or

1	(2) In the opinion of a physician with knowledge of the covered person's
2	medical condition, would subject the covered person to severe pain that
3	cannot be adequately managed without the health care service or treatment
4	that is the subject of the request.
5	<u>b. (1) Except as provided in paragraph 2, in determining whether a request is to</u>
6	be treated as an urgent care request. an individual acting on behalf of the
7	health carrier shall apply the judgment of a prudent layperson who
8	possesses an average knowledge of health and medicine.
9	(2) Any request that a physician with knowledge of the covered person's
10	medical condition determines is an urgent care request within the meaning
11	of subdivision a must be treated as an urgent care request.
12	31. "Utilization review" means a set of formal techniques designed to monitor the use of or
13	evaluate the medical necessity, appropriateness, efficacy, or efficiency of health care
14	services, procedures, or settings. Techniques may include ambulatory review,
15	prospective review, second opinion, certification, concurrent review, case
16	management, discharge planning, or retrospective review.
17	32. "Utilization review organization" means an entity that conducts utilization review other
18	than a health carrier performing utilization review for its own health benefit plans.
19	26.1-36.7-02. Applicability and scope.
20	This chapter shall apply to a health carrier offering health benefit plans that provides or
21	performs utilization review services, to any designee of the health carrier or utilization review
22	organization that performs utilization review functions on the carrier's behalf, and to a health
23	carrier or its designee utilization review organization that provides or performs prospective
24	review or retrospective review benefit determinations regarding coverage provided under a
25	nongrandfathered health benefit plan. For purposes of this chapter, "nongrandfathered health
26	benefit plan" means a health benefit plan that is not exempt from the requirements of the
27	Patient Protection and Affordable Care Act [Pub. L. 111-148] and the Health Care and Education
28	Reconciliation Act of 2010 [Pub. L. 111-152] because it failed to achieve or lost grandfathered
29	health plan status. For purposes of this chapter, "grandfathered health plan" has the meaning
30	stated in the Patient Protection and Affordable Care Act [Pub. L. 111-148], as amended by the
31	Health Care and Education Reconciliation Act of 2010 [Pub. L. 111-152].

1	26.1-36.7-03. Corporate oversight of utilization review program.		
2	A health carrier shall be responsible for monitoring all utilization review activities carried out		
3	by or on behalf of the health carrier and for ensuring that all requirements of this chapter and		
4	applicable rules are met. The health carrier also shall ensure that appropriate personnel have		
5	operational responsibility for the conduct of the health carrier's utilization review program.		
6	26.1-36.7-04. Contracting.		
7	Whenever a health carrier contracts to have a utilization review organization or other entity		
8	perform the utilization review functions required by this chapter or applicable rules, the		
9	commissioner shall hold the health carrier responsible for monitoring the activities of the		
10	utilization review organization or entity with which the health carrier contracts and for ensuring		
11	that the requirements of this chapter and applicable rules are met.		
12	26.1-36.7-05. Scope and content of utilization review program.		
13	1. a. A health carrier that requires a request for benefits under the covered person's		
14	health benefit plan to be subjected to utilization review shall implement a written		
15	utilization review program that describes all review activities and procedures,		
16	both delegated and nondelegated for:		
17	(1) The filing of benefit requests;		
18	(2) The notification of utilization review and benefit determinations; and		
19	(3) The review of adverse determinations in accordance with chapter 26.1-36.8.		
20	<u>b.</u> <u>The program document shall describe the following:</u>		
21	(1) Procedures to evaluate the medical necessity, appropriateness, efficacy, or		
22	efficiency of health care services;		
23	(2) Data sources and clinical review criteria used in decisionmaking;		
24	(3) Mechanisms to ensure consistent application of clinical review criteria and		
25	compatible decisions;		
26	(4) Data collection processes and analytical methods used in assessing		
27	utilization of health care services;		
28	(5) Provisions for assuring confidentiality of clinical and proprietary information;		
29	(6) The organizational structure, such as a utilization review committee, quality		
30	assurance, or other committee, that periodically assesses utilization review		
٦1	activities and reports to the health carrier's governing body; and		

1	(7) The staff position functionally responsible for day-to-day program
2	management.
3	2. <u>a.</u> A health carrier shall file an annual summary report of its utilization review
4	program activities with the commissioner in the format approved by the
5	commissioner.
6	b. (1) In addition to the summary report, a health carrier shall maintain records for
7	a minimum of six years of all benefit requests and claims and notices
8	associated with utilization review and benefit determinations made in
9	accordance with sections 26.1-36.7-07 and 26.1-36.7-08.
10	(2) The health carrier shall make the records available for examination by
11	covered persons and the commissioner and appropriate federal oversight
12	agencies upon request.
13	26.1-36.7-06. Operational requirements.
14	1. A utilization review program shall use documented clinical review criteria that are
15	based on sound clinical evidence and are evaluated periodically to assure ongoing
16	efficacy. A health carrier may develop its own clinical review criteria or it may purchase
17	or license clinical review criteria from qualified vendors. A health carrier shall make
18	available its clinical review criteria upon request to the commissioner.
19	2. Qualified health care professionals shall administer the utilization review program and
20	oversee utilization review decisions. A clinical peer shall evaluate the clinical
21	appropriateness of adverse determinations.
22	3. <u>A health carrier shall issue utilization review and benefit determinations in a</u>
23	timely manner pursuant to the requirements of sections 26.1-36.7-07 and
24	26.1-36.7-08.
25	b. (1) Whenever a health carrier fails to strictly adhere to the requirements of
26	sections 26.1-36.7-07 or 26.1-36.7-08 with respect to making utilization
27	review and benefit determinations of a benefit request or claim, the covered
28	person shall be deemed to have exhausted the provisions of this chapter
29	and may take action under paragraph 2 regardless of whether the health
30	carrier asserts that it substantially complied with the requirements of

1		sections 26.1-36.7-07 or 26.1-36.7-08, as applicable, or that any error it
2		committed was de minimis.
3		(2) (a) A covered person may file a request for external review in accordance
4		with the procedures outlined in chapter 26.1-36.6.
5		(b) In addition, a covered person is entitled to pursue any available
6		remedies under state or federal law on the basis that the health carrier
7		failed to provide a reasonable internal claims and appeals process
8		that would yield a decision on the merits of the claim.
9	<u>4.</u>	A health carrier shall have a process to ensure that utilization reviewers apply clinical
10		review criteria consistently in conducting utilization review.
11	<u>——5.</u>	A health carrier shall routinely assess the effectiveness and efficiency of its utilization
12		review program.
13	<u>6.</u>	A health carrier's data systems shall be sufficient to support utilization review program
14		activities and to generate management reports to enable the health carrier to monitor
15		and manage health care services effectively.
16	<u>7.</u>	If a health carrier delegates any utilization review activities to a utilization review
17		organization, the health carrier shall maintain adequate oversight, which must include:
18		a. A written description of the utilization review organization's activities and
19		responsibilities, including reporting requirements;
20		b. Evidence of formal approval of the utilization review organization program by the
21		health carrier; and
22		c. A process by which the health carrier evaluates the performance of the utilization
23		review organization.
24	<u> </u>	The health carrier shall coordinate the utilization review program with other medical
25		management activity conducted by the carrier, such as quality assurance,
26		credentialing, provider contracting, data reporting, grievance procedures, processes
27		for assessing member satisfaction, and risk management.
28	<u>9.</u>	A health carrier shall provide covered persons and participating providers with access
29		to its review staff by a toll-free number or collect call telephone line.

1	10	When co	nducting utilization review, the health carrier shall collect only the information	
2		necessary, including pertinent clinical information, to make the utilization review or		
3		benefit determination.		
4	11.		onducting utilization review, the health carrier shall ensure that the review is	
5			ducted in a manner to ensure the independence and impartiality of the	
6			riduals involved in making the utilization review or benefit determination.	
7			nsuring the independence and impartiality of individuals involved in making	
8			utilization review or benefit determination, the health carrier may not make	
9			sions regarding hiring, compensation, termination, promotion, or other similar	
10			ers based upon the likelihood that the individual will support the denial of	
11		bene	· · · · · · · · · · · · · · · · · · ·	
12	26.1		Procedures for standard utilization review and benefit determinations.	
13	<u>1.</u>		carrier shall maintain written procedures pursuant to this section for making	
14	<u>1.</u>			
1 4 15	standard utilization review and benefit determinations on requests submitted to the			
		health carrier by covered persons or their authorized representatives for benefits and		
16		•	ng covered persons and their authorized representatives of its determinations	
17			ect to these requests within the specified timeframes required under this	
18		section.		
19	<u>2.</u>	<u>a. (1)</u>	Subject to paragraph 2, for prospective review determinations, a health	
20			carrier shall make the determination and notify the covered person or the	
21			covered person's authorized representative of the determination, whether	
22			the carrier certifies the provision of the benefit or not, within a reasonable	
23			period of time appropriate to the covered person's medical condition but in	
24			no event later than fifteen days after the date the health carrier receives the	
25			request.	
26			Whenever the determination is an adverse determination, the health	
27			carrier shall make the notification of the adverse determination in	
28			accordance with subsection 6.	
29		(2)	The time period for making a determination and notifying the covered	
30			person or the covered person's authorized representative of the	

yond the ed time nd the
ed- time- nd the-
time nd the
time nd the
nd the
tion.
f the
o submit
notice of
mplete_
of the
from a
hat fails
l-notify-
i ve of
edures to
oon as
e of the
ed by the
ative, in
hat:

1	(a) Is a communication by a covered person or the covered person's
2	authorized representative that is received by a person or
3	organizational unit of the health carrier responsible for handling
4	benefit matters; and
5	(b) Is a communication that refers to a specific covered person, a specific
6	medical condition or symptom, and a specific health care service,
7	treatment, or provider for which certification is being requested.
8	3. a. For concurrent review determinations, if a health carrier has certified an ongoing
9	course of treatment to be provided over a period of time or number of treatments:
10	(1) Any reduction or termination by the health carrier during the course of
11	treatment before the end of the period or number treatments, other than by
12	health benefit plan amendment or termination of the health benefit plan,
13	shall constitute an adverse determination; and
14	(2) The health carrier shall notify the covered person of the adverse
15	determination in accordance with subsection 6 at a time sufficiently in
16	advance of the reduction or termination to allow the covered person or the
17	covered person's authorized representative to file a grievance to request a
18	review of the adverse determination pursuant to chapter 26.1-36.8 and
19	obtain a determination with respect to that review of the adverse
20	determination before the benefit is reduced or terminated.
21	<u>b.</u> The health care service or treatment that is the subject of the adverse
22	determination shall be continued without liability to the covered person until the
23	covered person has been notified of the determination by the health carrier with
24	respect to the internal review request made pursuant to chapter 26.1-36.8.
25	4. a. (1) For retrospective review determinations, a health carrier shall make the
26	determination within a reasonable period of time but in no event later than
27	thirty days after the date of receiving the benefit request.
28	(2) If the determination is an adverse determination, the health carrier shall
29	provide notice of the adverse determination to the covered person or the
30	covered person's authorized representative in accordance with
31	subsection 6.

1	<u>b. (1) The time period for making a determination and notifying the coveted</u>
2	person or the covered person's authorized representative of the
3	determination pursuant to subdivision a may be extended one time by the
4	health carrier for up to fifteen days, provided the health carrier:
5	(a) Determines that an extension is necessary due to matters beyond the
6	health carrier's control; and
7	(b) Notifies the covered person or the covered person's authorized
8	representative prior to the expiration of the initial thirty-day time period
9	of the circumstances requiring the extension of time and the date by
10	which the health carrier expects to make a determination.
11	(2) If the extension under paragraph 1 is necessary due to the failure of the
12	covered person or the covered person's authorized representative to submit-
13	information necessary to reach a determination on the request, the notice of
14	extension shall:
15	(a) Specifically describe the required information necessary to complete
16	the request; and
17	(b) Give the covered person or the covered person's authorized
18	representative at least forty-five days from the date of receipt of the
19	notice to provide the specified information.
20	5. a. For purposes of calculating the time periods within which a determination is
21	required to be made under subsections 2 and 4, the time period within which the
22	determination is required to be made shall begin on the date the request is
23	received by the health carrier in accordance with the health carrier's procedures
24	established pursuant to section 26.1-36.7-05 for filing a request without regard to
25	whether all of the information necessary to make the determination accompanies
26	the filing.
27	b. (1) If the time period for making the determination under subsection 2 or 4 is
28	extended due to the covered person's or the covered person's authorized
29	representative's failure to submit the information necessary to make the
30	determination, the time period for making the determination shall be tolled
31	from the date on which the health carrier sends the notification of the

1	extension to the covered person or the covered person's authorized
2	representative until the earlier of:
3	(a) The date on which the covered person or the covered person's
4	authorized representative responds to the request for additional
5	information; or
6	(b) The date on which the specified information was to have been
7	submitted.
8	(2) If the covered person or the covered person's authorized representative fails
9	to submit the information before the end of the period of the extension, as
10	specified in subsection 2 or 4, the health carrier may deny the certification of
11	the requested benefit.
12	6. a. A notification of an adverse determination under this section shall, in a manner
13	calculated to be understood by the covered person, set forth:
14	(1) Information sufficient to identify the benefit request or claim involved,
15	including the date of service, if applicable, the health care provider, the
16	claim amount, if applicable, the diagnosis code and its corresponding
17	meaning and the treatment code and its corresponding meaning:
18	(2) The specific reasons or reasons for the adverse determination, including the
19	denial code and its corresponding meaning, as well as a description of the
20	health carrier's standard, if any, that was used in denying the benefit request
21	<u>or claim;</u>
22	(3) Reference to the specific plan provisions on which the determination is
23	based;
24	(4) A description of any additional material or information necessary for the
25	covered person to perfect the benefit request, including an explanation of
26	why the material or information is necessary to perfect the request;
27	(5) A description of the health carrier's grievance procedures established
28	pursuant to chapter 26.1-36.8, including any time limits applicable to those
29	procedures;
30	(6) If the health carrier relied upon an internal rule, guideline, protocol, or other
31	similar criterion to make the adverse determination, either the specific rule,

1		guideline, protocol, or other similar criterion or a statement that a specific
2		rule, guideline, protocol, or other similar criterion was relied upon to make
3		the adverse determination and that a copy of the rule, guideline, protocol, or
4		other similar criterion will be provided free of charge to the covered person
5		upon request;
6	(7)	If the adverse determination is based on a medical necessity or
7		experimental or investigational treatment or similar exclusion or limit, either
8		an explanation of the scientific or clinical judgment for making the
9		determination, applying the terms of the health benefit plan to the covered
10		person's medical circumstances or a statement that an explanation will be
11		provided to the covered person free of charge upon request;
12	(8)	A copy of the rule, guideline, protocol, or other similar criterion relied upon in
13		making the adverse determination; or
14	(9)	The written statement of the scientific or clinical rationale for the adverse
15		determination; and
16	(10)	A statement explaining the availability of and the right of the covered
17		person, as appropriate, to contact the commissioner's office or
18		ombudsman's office at any time for assistance or, upon completion of the
19		health carrier's grievance procedure process as provided under chapter
20		26.1-36.8, to file a civil suit in a court of competent jurisdiction. The
21		statement shall include contact information for the commissioner's office or
22		ombudsman's office.
23	<u>b. (1)</u>	A health carrier shall provide the notice required under this section in a
24		culturally and linguistically appropriate manner if required in accordance
25		with federal regulations.
26	<u>(2)</u>	If a health carrier is required to provide the notice required under this
27		section in a culturally and linguistically appropriate manner in accordance
28		with federal regulations, the health carrier shall:
29		(a) Include a statement in the English version of the notice, prominently
30		displayed in the non-English language, offering the provision of the
31		notice in the non-English language;

1	(b) Once a utilization review or benefit determination request has been
2	made by a covered person, provide all subsequent notices to the
3	covered person in the non-English language; and
4	(c) To the extent the health carrier maintains a consumer assistance
5	process, such as a telephone hotline that answers questions or
6	provides assistance with filing claims and appeals, the health carrier
7	shall provide this assistance in the non-English language.
8	c. If the adverse determination is a rescission, the health carrier shall provide in the
9	advance notice of the rescission determination required to be provided under-
10	applicable state or federal law or regulation related to the advance notice
11	requirement of a proposed rescission, in addition to any applicable disclosures
12	required under subdivision a:
13	(1) Clear identification of the alleged fraudulent act, practice, or omission or the
14	intentional misrepresentation of a material fact;
15	(2) An explanation as to why the act, practice, or omission was fraudulent or
16	was an intentional misrepresentation of a material fact;
17	(3) Notice that the covered person or the covered person's authorized
18	representative, prior to the date the advance notice of the proposed
19	rescission ends, may immediately file a grievance to request a review of the
20	adverse determination to rescind coverage pursuant to chapter 26.1-36.8;
21	(4) A description of the health carrier's grievance procedures established
22	pursuant to chapter 26.1-36.8, including any time limits applicable to those
23	procedures; and
24	(5) The date when the advance notice ends and the date back to which the
25	coverage will be retroactively rescinded.
26	d. A health carrier may provide the notice required under this section in writing or
27	<u>electronically.</u>
28	26.1-36.7-08. Procedures for expedited utilization review and benefit determinations.
29	1. a. A health carrier shall establish written procedures in accordance with this section
30	for receiving benefit requests from covered persons or their authorized
31	representatives and for making and notifying covered persons or their authorized

1	<u>repr</u>	esentatives of expedited utilization review and benefit determinations with
2	<u>res</u> p	ect to urgent care requests and concurrent review urgent care requests.
3	<u>b. (1)</u>	As part of the procedures required under subdivision a, a health carrier shall
4		provide that in the case of a failure by a covered person or the covered
5		person's authorized representative to follow the health carrier's procedures
6		for filing an urgent care request the covered person or the covered person's
7		authorized representative shall be notified of the failure and the proper-
8		procedures to be following for filing the request.
9	<u>(2)</u>	A health carrier shall provide the notice required under paragraph 1:
10		(a) To the covered person or the covered person's authorized
11		representative as soon as possible but not later than twenty-four
12		hours after receipt of the request; and
13		(b) Orally unless the covered person or the covered person's authorized
14		representative requests the notice in writing.
15	(3)	The provisions of this paragraph apply only in the case of a failure that:
16		(a) Is a communication by a covered person or the covered person's
17		authorized representative that is received by a person or
18		organizational unit of the health carrier responsible for handling
19		benefit matters; and
20	-	(b) Is a communication that refers to a specific covered person, a specific
21		medical condition or symptom, and a specific health care service,
22		treatment, or provider for which approval is being requested.
23	<u>2. a. (1)</u>	For an urgent care request, unless the covered person or the covered
24		person's authorized representative has failed to provide sufficient
25		information for the health carrier to determine whether, or to what extent, the
26		benefits requested are covered benefits or payable under the health-
27		carrier's health benefit plan, the health carrier shall notify the covered-
28		person or the covered person's authorized representative of the health
29		carrier's determination with respect to the request, whether the
30		determination is an adverse determination as soon as possible taking into-

1		account the medical condition of the covered person but in no event later
2		than twenty-four hours after the receipt of the request by the health carrier.
3	<u>(2)</u>	If the health carrier's determination is an adverse determination, the health
4		carrier shall provide notice of the adverse determination in accordance with
5		subsection 5.
6	<u>b. (1)</u>	If the covered person or the covered person's authorized representative has
7		failed to provide sufficient information for the health carrier to make a
8		determination, the health carrier shall notify the covered person or the
9		covered person's authorized representative either orally or, if requested by
10		the covered person or the covered person's authorized representative, in
11		writing of this failure and state what specific information is needed as soon
12		as possible but in no event later than twenty-four hours after receipt of the
13		request.
14	<u>(2)</u>	The health carrier shall provide the covered person or the covered person's
15		authorized representative a reasonable period of time to submit the
16		necessary information taking into account the circumstances but in no event
17		less than forty-eight hours after notifying the covered person or the covered
18		person's authorized representative of the failure to submit sufficient
19		information, as provided in paragraph 1.
20	<u>(3)</u>	The health carrier shall notify the covered person or the covered person's
21		authorized representative of its determination with respect to the urgent care
22		request as soon as possible but in no event more than forty-eight hours
23		after the earlier of:
24		(a) The health carrier's receipt of the requested specified information; or
25		(b) The end of the period provided for the covered person or the covered
26		person's authorized representative to submit the requested specified
27		information.
28	(4)	If the covered person or the covered person's authorized representative fails
29		to submit the information before the end of the period of the extension, as
30		specified in paragraph 2, the health carrier may deny the certification of the
31		requested benefit.

1			(5) If the health carrier's determination is an adverse determination, the health
2			carrier shall provide notice of the adverse determination in accordance with
3			subsection 5.
4	<u> 3.</u>	<u>a.</u>	For concurrent review urgent care requests involving a request by the covered
5			person or the covered person's authorized representative to extend the course of
6			treatment beyond the initial period of time or the number of treatments, if the
7			request is made at least twenty-four hours prior to the expiration of the prescribed
8			period of time or number of treatments, the health carrier shall make a
9			determination with respect to the request and notify the covered person or the
10			covered person's authorized representative of the determination, whether it is an
11			adverse determination or not, as soon as possible taking into account the
12			covered person's medical condition but in no event more than twenty-four hours
13			after the health carrier's receipt of the request.
14		<u>b.</u>	If the health carrier's determination is an adverse determination, the health carrier
15			shall provide notice of the adverse determination in accordance with
16			subsection 5.
17	<u>4.</u>	For	purposes of calculating the time periods within which a determination is required to
18		be r	made under subsection 2 or 3, the time period within which the determination is
19		<u>req</u> ı	uired to be made shall begin on the date the request is filed with the health carrier
20		in a	ccordance with the health carrier's procedures established pursuant to section
21		26.	1-36.7-05 for filing a request without regard to whether all of the information
22		nec	essary to make the determination accompanies the filing.
23	<u>—_5.</u>	<u>a.</u>	A notification of an adverse determination under this section shall in a manner
24			calculated to be understood by the covered person set forth:
25	-	,	(1) Information sufficient to identify the benefit request or claim involved,
26			including the date of service, if applicable, the health care provider, the
27			claim amount, if applicable, the diagnosis code and its corresponding
28			meaning, and the treatment code and its corresponding meaning;
29			(2) The specific reasons or reasons for the adverse determination, including the
30			denial code and its corresponding meaning, as well as a description of the

1		health carrier's standard, if any, that was used in denying the benefit request
2		or claim;
3	(3)	Reference to the specific plan provisions on which the determination is
4		based;
5	(4)	A description of any additional material or information necessary for the
6		covered person to complete the request, including an explanation of why the
7		material or information is necessary to complete the request;
8	(5)	A description of the health carrier's internal review procedures established
9		pursuant to chapter 26.1-36.8, including any time limits applicable to those
10		procedures;
11	(6)	A description of the health carrier's expedited review procedures established
12		pursuant to section 26.1-36.8-08;
13	(7)	If the health carrier relied upon an internal rule, guideline, protocol, or other
14		similar criterion to make the adverse determination, either the specific rule,
15		guideline, protocol, or other similar criterion or a statement that a specific
16		rule, guideline, protocol, or other similar criterion was relied upon to make
17		the adverse determination and that a copy of the rule, guideline, protocol, or
18		other similar criterion will be provided free of charge to the covered person-
19		upon request;
20	(8)	If the adverse determination is based on a medical necessity or
21		experimental or investigational treatment or similar exclusion or limit, either
22		an explanation of the scientific or clinical judgment for making the
23		determination applying the terms of the health benefit plan to the covered
24		person's medical circumstances or a statement that an explanation will be
25		provided to the covered person free of charge upon request;
26	(9)	If applicable, instructions for requesting:
27		(a) A copy of the rule, guideline, protocol, or other similar criterion relied
28		upon in making the adverse determination in accordance with
29		paragraph 7; or
30		(b) The written statement of the scientific or clinical rationale for the
31		adverse determination in accordance with paragraph 8; and

1	(10) A statement explaining the availability of and right of the covered person to
2	contact the commissioner's office or ombudsman's office at any time for
3	assistance or, upon completion of the health carrier's grievance procedure
4	process as provided under chapter 26.1-36.8, to file a civil suit in a court of
5	competent jurisdiction. The statement shall include contact information for
6	the commissioner's office or ombudsman's office.
7	b. (1) A health carrier shall provide the notice required under this section in a
8	culturally and linguistically appropriate manner if required in accordance
9	with federal regulations.
10	(2) If a health carrier is required to provide the notice required under this
11	section in a culturally and linguistically appropriate manner in accordance
12	with federal regulations, the health carrier shall:
13	(a) Include a statement in the English version of the notice, prominently
14	displayed in the non-English language, offering the provision of the
15	notice in the non-English language;
16	(b) Once a utilization review or benefit determination request has been
17	made by a covered person, provide all subsequent notices to the
18	covered person in the non-English language; and
19	(c) To the extent the health carrier maintains a consumer assistance
20	process, such as a telephone hotline that answers questions or
21	provides assistance with filing claims and appeals, the health carrier
22	shall provide this assistance in the non-English language.
23	c. If the adverse determination is a rescission, the health carrier shall provide, in
24	addition to any applicable disclosures required:
25	(1) Clear identification of the alleged fraudulent act, practice, or omission or the
26	intentional misrepresentation of material fact;
27	(2) An explanation as to why the act, practice, or omission was fraudulent or
28	was an intentional misrepresentation of a material fact;
29	(3) The date the health carrier made the decision to rescind the coverage; and
30	(4) The date when the advance notice of the health carrier's decision to rescind
31	the coverage ends.

1	d. (1) A health carrier may provide the notice required under this section orally, in
2	writing, or electronically.
3	(2) If notice of the adverse determination is provided orally, the health carrier
4	shall provide written or electronic notice of the adverse determination within
5	three days following the oral notification.
6	26.1-36.7-09. Emergency services.
7	1. When conducting utilization review or making a benefit determination for emergency
8	services, a health carrier that provides benefits for services in an emergency
9	department of a hospital shall follow the provisions of this section.
10	2. A health carrier shall cover emergency services to screen and stabilize a covered
11	person in the following manner:
12	a. Without the need for prior authorization of such services if a prudent layperson
13	would have reasonably believed that an emergency medical condition existed
14	even if the emergency services are provided on an out-of-network basis;
15	<u>b.</u> <u>Shall cover emergency services whether the health care provider furnishing the</u>
16	services is a participating provider with respect to such services;
17	c. If the emergency services are provided out of network, without imposing any
18	administrative requirement or limitation on coverage that is more restrictive than
19	the requirements or limitations that apply to emergency services received from
20	network providers;
21	d. If the emergency services are provided out of network, by complying with the
22	cost-sharing requirements of subsection 3; and
23	e. Without regard to any other term or condition of coverage, other than:
24	(1) The exclusion of or coordination of benefits;
25	(2) An affiliation or waiting period as permitted under section 2704 of the Public
26	Health Service Act; or
27	(3) Applicable cost-sharing, as provided in subsection three.
28	3. a. For in-network emergency services, coverage of emergency services shall be
29	subject to applicable copayments, coinsurance, and deductibles.
30	b. (1) For out-of-network emergency services, any cost-sharing requirement
31	expressed as a copayment amount or coinsurance rate imposed with

1		respect to a covered person cannot exceed the cost-sharing requirement
2		imposed with respect to a covered person if the services were provided in
3		network.
4	(2)	Notwithstanding paragraph 1, a covered person may be required to pay, in
5		addition to the in-network cost-sharing, the excess of the amount the
6		out-of-network provider charges over the amount the health carrier is
7		required to pay under this subparagraph.
8	(3)	A health carrier complies with the requirements of this paragraph if it
9		provides payment of emergency services provided by an out-of-network
10		provider in an amount not less than the greatest of the following:
11		(a) The amount negotiated with in-network providers for emergency
12		services, excluding any in-network copayment or coinsurance
13		imposed with respect to the covered person;
14		(b) The amount of the emergency service calculated using the same
15		method the plan uses to determine payments for out-of-network
16		services, but using the in-network cost-sharing provisions instead of
17		the out-of-town network cost-sharing provisions; or
18		(c) The amount that would be paid under medicare for the emergency
19		services, excluding any in-network copayment or coinsurance
20		requirements.
21	<u>(4)</u>	(a) For capitated or other health benefit plans that do not have a
22		negotiated per service amount for in-network providers,
23		subparagraph a of paragraph 3 does not apply.
24		(b) If a heath benefit plan has more than one negotiated amount for
25		in-network providers for a particular emergency service, the amount in
26		subparagraph a of paragraph 3 is the median of these negotiated
27		amounts.
28	<u>c. (1)</u>	Any cost-sharing requirement other than a copayment or coinsurance
29		requirement, such as a deductible or out-of-pocket maximum, may be
30		imposed with respect to emergency services provided out of network if the
31		cost-sharing requirement generally applies to out of network benefits.

1	(2) A deductible may be imposed with respect to out of network emergency
2	services only as part of a deductible that generally applies to out of network
3	benefits.
4	(3) If an out-of-pocket maximum generally applies to out of network benefits,
5	that out-of-network maximum must apply to out of network emergency
6	<u>services.</u>
7	4. For immediately required postevaluation or poststabilization services, a health carrier
8	shall provide access to a designated representative twenty-four hours a day seven
9	days a week to facilitate review.
10	26.1-36.7-10. Confidentiality requirements.
11	A health carrier shall annually certify in writing to the commissioner that the utilization
12	review program of the health carrier or its designee complies with all applicable state and
13	federal law establishing confidentiality and reporting requirements.
14	26.1-36.7-11. Disclosure requirements.
15	1. In the certificate of coverage or member handbook provided to covered persons, a
16	health carrier shall include a clear and comprehensive description of its utilization
17	review procedures, including the procedures for obtaining review of adverse
18	determinations and a statement of rights and responsibilities of covered persons with
19	respect to those procedures.
20	2. A health carrier shall include a summary of its utilization review and benefit
21	determination procedures in materials intended for prospective covered persons.
22	3. A health carrier shall print on its membership cards a toll-free telephone number to call
23	for utilization review and benefit decisions.
24	26.1-36.7-12. Rules.
25	The commissioner may adopt rules to carry out the provisions of this chapter.
26	26.1-36.7-13. Penalties.
27	The commissioner may assess a penalty against a health carrier that violates this chapter
28	of not more than ten thousand dollars for each violation. The fine may be recovered in an action
29	brought in the name of the state. In addition to imposing a monetary penalty, the commissioner
30	may also cancel, revoke, or refuse to renew the certificate of authority of a health carrier that
31	has violated this chapter.

1	SECTION 3. Chapter 26.1-36.8 of the North Dakota Century Code is created and enacted		
2	as follows:		
3	26.1-36.8-01. Definitions.		
4	As used in this chapter:		
5	1. "Adverse determination" means:		
6	a. A determination by a health carrier or its designee utilization review organization	E	
7	that, based upon the information provided, a request for a benefit under the		
8	health carrier's health benefit plan upon application of any utilization review		
9	technique does not meet the health carrier's requirements for medical necessity,	<u>-</u>	
10	appropriateness, health care setting, level of care, or effectiveness or is		
11	determined to be experimental or investigational and the requested benefit is		
12	therefore denied, reduced, or terminated or payment is not provided or made, in	⊏	
13	whole or in part, for the benefit;		
14	b. The denial, reduction, termination, or failure to provide or make payment, in		
15	whole or in part, for a benefit based on a determination by a health carrier or its	:	
16	designee utilization review organization of a covered person's eligibility to		
17	participate in the health carrier's health benefit plan;		
18	c. Any prospective review or retrospective review determination that denies,		
19	reduces, or terminates or fails to provide or make payment, in whole or in part, for	<u>or</u>	
20	a benefit; or		
21	d. A rescission of coverage determination.		
22	2. "Ambulatory review" means utilization review of health care services performed or		
23	provided in an outpatient setting.		
24	3. "Authorized representative" means:		
25	a. A person to whom a covered person has given express written consent to		
26	represent the covered person for purposes of this chapter;		
27	<u>b.</u> A person authorized by law to provide substituted consent for a covered person;	i	
28	c. A family member of the covered person or the covered person's treating health		
29	care professional when the covered person is unable to provide consent;		

1	-	d. A health care professional when the covered person's health benefit plan requires
2		that a request for a benefit under the plan be initiated by the health care
3		professional; or
4		e. In the case of an urgent care request, a health care professional with knowledge
5		of the covered person's medical condition.
6	<u>4.</u>	"Case management" means a coordinated set of activities conducted for individual
7		patient management of serious, complicated, protracted, or other health conditions.
8	<u>——5.</u>	"Certification" means a determination by a health carrier or its designee utilization
9		review organization that a request for a benefit under the health carrier's health benefit
10		plan has been reviewed and based on the information provided satisfies the health
11		carrier's requirements for medical necessity, appropriateness, health care setting, level
12		of care, and effectiveness.
13	<u>—_6.</u>	"Clinical peer" means a physician or other health care professional who holds a
14		nonrestricted license in a state of the United States and in the same or similar
15		specialty as typically manages the medical condition, procedure, or treatment under
16		review.
17	<u>7.</u>	"Clinical review criteria" means the written screening procedures, decision abstracts,
18		clinical protocols, and practice guidelines used by the health carrier to determine the
19		medical necessity and appropriateness of health care services.
20	<u>8.</u>	"Closed plan" means a managed care plan that requires covered persons to use
21		participating providers under the terms of the managed care plan.
22	<u> </u>	"Commissioner" means the insurance commissioner.
23	10.	"Concurrent review" means utilization review conducted during a patient's stay or
24		course of treatment in a facility, the office of a health care professional, or other
25		inpatient or outpatient health care setting.
26	<u>—11.</u>	"Covered benefits" or "benefits" means those health care services to which a covered
27		person is entitled under the terms of a health benefit plan.
28	<u> 12.</u>	"Covered person" means a policyholder, subscriber, enrollee, or other individual
29		participating in a health benefit plan.

1	— <u>13.</u>	<u>"Discharge planning" means the formal process for determining, prior to discharge</u>
2		from a facility, the coordination and management of the care that a patient receives
3		following discharge from a facility.
4	<u>14.</u>	"Emergency medical condition" means a medical condition manifesting itself by acute
5		symptoms of sufficient severity, including severe pain, such that a prudent layperson,
6		who possesses an average knowledge of health and medicine, could reasonably
7		expect that the absence of immediate medical attention would result in serious
8		impairment to bodily functions, serious dysfunction of a bodily organ or part, or would
9		place the person's health or, with respect to a pregnant woman, the health of the
10		woman or her unborn child, in serious jeopardy.
11	15.	"Emergency services" means, with respect to an emergency medical condition:
12	-	a. A medical screening examination that is within the capability of the emergency
13		department of a hospital, including ancillary services routinely available to the
14		emergency department to evaluate such emergency medical condition; and
15		b. Such further medical examination and treatment, to the extent they are within the
16		capability of the staff and facilities available at a hospital, to stabilize a patient.
17	<u>—16.</u>	"Facility" means an institution providing health care services or a health care setting,
18		including hospitals and other licensed inpatient centers, ambulatory surgical or
19		treatment centers, skilled nursing centers, residential treatment centers, diagnostic,
20		laboratory and imaging centers, and rehabilitation and other therapeutic health
21		settings.
22	<u>17.</u>	"Final adverse determination" means an adverse determination that has been upheld
23		by the health carrier at the completion of the internal appeals process applicable under
24		section 26.1-36.8-05 or 26.1-36.8-08 or an adverse determination that with respect to
25		which the internal appeals process has been deemed exhausted in accordance with
26		section 26.1-36.8-04.
27	<u> 18.</u>	"Grievance" means a written complaint or oral complaint if the complaint involves an
28		urgent care request submitted by or on behalf of a covered person regarding:
29		a. Availability, delivery, or quality of health care services, including a complaint
30		regarding an adverse determination made pursuant to utilization review;
31		b. Claims payment, handling, or reimbursement for health care services; or

.		
1	<u>С.</u>	Matters pertaining to the contractual relationship between a covered person and
2		<u>a health-carrier.</u>
3	<u>—19. а.</u>	"Health benefit plan" means a policy, contract, certificate, or agreement offered or
4		issued by a health carrier to provide, deliver, arrange for, pay for, or reimburse
5		any of the costs of health care services.
6	<u>b.</u>	"Health benefit plan" includes short-term and catastrophic health insurance
7		policies, and a policy that pays on a cost-incurred basis, except as otherwise
8		specifically exempted in this definition.
9	<u>C.</u>	"Health benefit plan" does not include:
10		(1) Coverage only for accident or disability income insurance, or any
11		combination thereof:
12		(2) Coverage issued as a supplement to liability insurance;
13		(3) Liability insurance, including general liability insurance and automobile
14		liability insurance;
15		(4) Workers' compensation or similar insurance;
16		(5) <u>Automobile medical payment insurance;</u>
17		(6) <u>Credit-only insurance;</u>
18		(7) Coverage for onsite medical clinics; and
19		(8) Other similar insurance coverage, specified in federal regulations issued
20		pursuant to the Health Insurance Portability and Accountability Act of 1996
21		[Pub. L. 104-191], under which benefits for medical care are secondary or
22		incidental to other insurance benefits.
23	<u>d.</u>	"Health benefit plan" does not include the following benefits if they are provided
24		under a separate policy, certificate, or contract of insurance or are otherwise not
25		an integral part of the plan:
26		(1) Limited scope dental or vision benefits;
27		(2) Benefits for long-term care, nursing home care, home health care,
28		community-based care, or any combination thereof; or
29		(3) Other similar, limited benefits specified in federal regulations issued
30		pursuant to the Health Insurance Portability and Accountability Act of 1996
31		[Pub. L. 104-191].

1	e. "Health benefit plan" does not include the following benefits if the benefits are
2	provided under a separate policy, certificate, or contract of insurance, there is no
3	coordination between the provision of the benefits and any exclusion of benefits
4	under any group health plan maintained by the same plan sponsor, and the
5	benefits are paid with respect to an event without regard to whether benefits are
6	provided with respect to such an event under any group health plan maintained
7	by the same plan sponsor:
8	(1) Coverage only for a specified disease or illness; or
9	(2) Hospital indemnity or other fixed indemnity insurance.
10	f. "Health benefit plan" does not include the following if offered as a separate policy,
11	certificate, or contract of insurance:
12	(1) Medicare supplemental health insurance as defined under section 1882(g)
13	(1) of the Social Security Act;
14	(2) Coverage supplemental to the coverage provided under chapter 55 of
15	title 10, United States Code (civilian health and medical program of the
16	uniformed services (CHAMPUS)); or
17	(3) Similar supplemental coverage provided to coverage under a group health
18	plan.
19	20. "Health care professional" means a physician or other health care practitioner
20	licensed, accredited, or certified to perform specified health care services consistent
21	with state law.
22	21. "Health care provider" or "provider" means a health care professional or a facility.
23	22. "Health care services" means services for the diagnosis, prevention, treatment, cure,
24	or relief of a health condition, illness, injury, or disease.
25	23. "Health carrier" means an entity subject to the insurance laws and administrative rules
26	of this state, or subject to the jurisdiction of the commissioner, that contracts or offers
27	to contract to provide, deliver, arrange for, pay for, or reimburse any of the costs of
28	health care services, including a sickness and accident insurance company, a health
29	maintenance organization, a nonprofit hospital and health service corporation, or any
30	other entity providing a plan of health insurance, health benefits, or health care
31	services.

1	<u>-24.</u>	"Health indemnity plan" means a health benefit plan that is not a managed care plan.
1	<u> 25.</u>	a. "Managed care plan" means a health benefit plan that requires a covered person-
2		to use, or creates incentives, including financial incentives, for a covered person
3		to use health care providers managed, owned, under contract with, or employed
4		by the health carrier.
5		<u>b. "Managed care plan" includes:</u>
6		(1) A closed plan, as defined in subsection 8; and
7		(2) An open plan, as defined in subsection 27.
8	<u>26.</u>	"Network" means the group of participating providers providing services to a managed
9		<u>care plan.</u>
10	<u>27.</u>	"Open plan" means a managed care plan other than a closed plan that provides
11		incentives, including financial incentives, for covered persons to use participating
12		providers under the terms of the managed care plan.
13	<u> 28.</u>	"Participating provider" means a provider who under a contract with the health carrier
14		or with its contractor or subcontractor has agreed to provide health care services to
15		covered persons with an expectation of receiving payment, other than coinsurance,
16		copayments or deductibles, directly or indirectly from the health carrier.
17	<u> 29.</u>	"Person" means an individual, a corporation, a partnership, an association, a joint
18		venture, a joint stock company, a trust, an unincorporated organization, any similar
19		entity, or any combination of the foregoing.
20	<u> 30.</u>	"Prospective review" means utilization review conducted prior to an admission or the
21		provision of a health care service or a course of treatment in accordance with a health-
22		carrier's requirement that the health care service or course of treatment, in whole or in-
23		part, be approved prior to its provision.
24	31.	"Rescission" means a cancellation or discontinuance of coverage under a health
25		benefit plan that has a retroactive effect. Rescission does not include a cancellation or
26		discontinuance of coverage under a health benefit plan if:
27		a. The cancellation or discontinuance of coverage has only a prospective effect; or
28		b. The cancellation or discontinuance of coverage is effective retroactively to the
29		extent it is attributable to a failure to timely pay required premiums or
30		contributions toward the cost of coverage

1	32.	a. "Retrospective review" means any review of a request for a benefit that is not a
2		prospective review request.
3		b. "Retrospective review" does not include the review of a claim that is limited to
4		veracity of documentation or accuracy of coding.
5	<u>33.</u>	"Second opinion" means an opportunity or requirement to obtain a clinical evaluation
6		by a provider other than the one originally making a recommendation for a proposed
7		health care service to assess the medical necessity and appropriateness of the initial
8		proposed health care service.
9	<u> 34.</u>	"Stabilized" means, with respect to an emergency medical condition, that no material
10		deterioration of the condition is likely, within reasonable medical probability, to result
11		from or occur during the transfer of the individual from a facility or, with respect to a
12		pregnant woman, the woman has delivered, including the placenta.
13	35.	a. "Urgent care request" means a request for a health care service or course of
14		treatment with respect to which the time periods for making nonurgent care-
15		request determination:
16		(1) Could seriously jeopardize the life or health of the covered person or the
17		ability of the covered person to regain maximum function; or
18		(2) In the opinion of a physician with knowledge of the covered person's
19		medical condition, would subject the covered person to severe pain that
20		cannot be adequately managed without the health care service or treatment
21		that is the subject of the request.
22		b. (1) Except as provided in paragraph 2, in determining whether a request is to
23		be treated as an urgent care request, an individual acting on behalf of the
24		health carrier shall apply the judgment of a prudent layperson who
25		possesses an average knowledge of health and medicine.
26		(2) Any request that a physician with knowledge of the covered person's
27		medical condition determines is an urgent care request within the meaning
28		of subdivision a must be treated as an urgent care request.
29	— <u>36.</u>	"Utilization review" means a set of formal techniques designed to monitor the use of or
30		evaluate the medical necessity, appropriateness, efficacy, or efficiency of health care-
31		services procedures providers or facilities Techniques may include ambulatory

1	review, prospective review, second opinion, certification, concurrent review, case
2	management, discharge planning, or retrospective review.
3	37. "Utilization review organization" means an entity that conducts utilization review, other
4	than a health carrier performing utilization review for its own health benefit plans.
5	26.1-36.8-02. Applicability and scope.
6	Except as otherwise specified, this chapter applies to all health carriers offering a
7	nongrandfathered health benefit plan. "Nongrandfathered health benefit plan" means a health
8	benefit plan that is not exempt from the requirements of the Patient Protection and Affordable
9	Care Act [Pub. L. 111-148] and the Health Care and Education Reconciliation Act of 2010
10	[Pub. L. 111-152] because it failed to achieve or lost grandfathered health plan status.
11	"Grandfathered health plan" has the meaning stated in the Patient Protection and Affordable
12	Care Act [Pub. L. 111-148], as amended by the Health Care and Education Reconciliation Act of
13	2010 [Pub. L. 111-152].
14	26.1-36.8-03. Grievance reporting and recordkeeping requirements.
15	1. a. A health carrier shall maintain a written register to document all grievances
16	received, including the notices and claims associated with the grievances, during
17	a calendar year.
18	b. (1) Notwithstanding the provisions under subsection 6, a health carrier shall
19	maintain the records required under this section for at least six years related
20	to the notices provided under sections 26.1-36.8-05 and 26.1-36.8-08.
21	(2) The health carrier shall make the records available for examination by
22	covered persons and the commissioner and appropriate federal oversight
23	agency upon request.
24	2. A health carrier shall process a request for a first-level review of a grievance involving
25	an adverse determination in compliance with section 26.1-36.8-05 shall be included in
26	the register.
27	3. A health carrier shall include in its register requests for additional voluntary review of a
28	grievance involving an adverse determination that may be conducted pursuant to
29	section 26.1-36.8-07.
30	4. For each grievance the register must contain, at a minimum, the following information:
31	a. A general description of the reason for the grievance;

1		<u>b.</u>	The date	received;		
2	c. The date of each review or review meeting:					
3		d. Resolution at each level of the grievance;				
4		<u>e.</u>	Date of re	esolution at each level; and		
5		<u>f.</u>	Name of	the covered person for whom the grievance was filed.		
6	<u> </u>	A h	ealth carrie	r shall maintain the register in a manner that is reasonably clear and		
7		acc	essible to t	he commissioner.		
8	<u>6.</u>	<u>a.</u>	Subject to	the provisions of subsection 1, a health carrier shall retain the register		
9			compiled	for a calendar year for the longer of three years or until the		
10			<u>commissi</u>	oner has adopted a final report of an examination that contains a review		
11			of the reg	ister for that calendar year.		
12		<u>b.</u>	<u>(1) A he</u>	ealth carrier shall submit to the commissioner at least annually a report		
13			<u>in th</u>	e format specified by the commissioner.		
14			<u>(2) The</u>	report shall include for each type of health benefit plan offered by the		
15			<u>hea</u>	th carrier:		
16			<u>(a)</u>	The certificate of compliance required by section 26.1-36.8-04;		
17			<u>(b)</u>	The number of covered lives;		
18			<u>(c)</u>	The total number of grievances;		
19			<u>(d)</u>	The number of grievances for which a covered person requested an		
20				additional voluntary grievance review pursuant to section		
21				26.1-36.8-07;		
22			<u>(e)</u>	The number of grievances resolved at each level and their resolution;		
23			<u>(f)</u>	The number of grievances appealed to the commissioner of which the		
24				health carrier has been informed;		
25			(g)	The number of grievances referred to alternative dispute resolution		
26				procedures or resulting in litigation; and		
27			<u>(h)</u>	A synopsis of actions being taken to correct problems identified.		
28	<u> 26.</u> ′	1-36. 8	8 -04. Griev	ance review procedures.		
29	<u>-1.</u>	<u>a.</u>	Except as	s specified in section 26.1-36.8-08, a health carrier shall use written		
30			procedure	es for receiving and resolving grievances from covered persons, as		
31			provided	in sections 26.1-36.8-05, 26.1-36.8-06, and 26.1-36.8-07.		

1	<u>b. (1) Whenever a health carrier fails to strictly adhere to the requirements of </u>
2	section 26.1-36.8-05 or 26.1-36.8-08 with respect to receiving and resolving
3	grievances involving an adverse determination, the covered person shall be
4	deemed to have exhausted the provisions of this chapter and may take
5	action under paragraph 2 regardless of whether the health carrier asserts
6	that it substantially complied with the requirements of section 26.1-36.8-05
7	or 26.1-36.8-08, as applicable, or that any error it committed was
8	de minimis.
9	(2) (a) A covered person may file a request for external review in accordance
10	with the procedures outlined in chapter 26.1-36.6.
11	(b) In addition, a covered person is entitled to pursue any available
12	remedies under state or federal law on the basis that the health carrier
13	failed to provide a reasonable internal claims and appeals process
14	that would yield a decision on the merits of the claim.
15	2. a. A health carrier shall file with the commissioner a copy of the procedures required
16	under subsection 1, including all forms used to process requests made pursuant
17	to sections 26.1-36.8-05, 26.1-36.8-06, and 26.1-36.8-07. A health carrier shall
18	file with the commissioner any subsequent material modifications to the
19	documents.
20	<u>b.</u> The commissioner may disapprove a filing received in accordance with
21	subdivision a that fails to comply with this chapter or applicable rules.
22	3. In addition to subsection 2, a health carrier shall file annually with the commissioner as
23	part of its annual report required by section 26.1-36.8-03 a certificate of compliance
24	stating that the health carrier has established and maintains for each of its health
25	benefit plans grievance procedures that fully comply with the provisions of this chapter.
26	4. A description of the grievance procedures required under this section shall be set forth
27	in or attached to the policy, certificate, membership booklet, outline of coverage, or
28	other evidence of coverage provided to covered persons.
29	5. The grievance procedure documents shall include a statement of a covered person's
30	right to contact the commissioner's office or ombudsman's office for assistance at any

1	time. The statement shall include the telephone number and address of the
2	commissioner's or ombudsman's office.
3	26.1-36.8-05. First-level reviews of grievances involving an adverse determination.
4	1. Within one hundred eighty days after the date of receipt of a notice of an adverse
5	determination sent pursuant to chapter 26.1-36.7, a covered person or the covered
6	person's authorized representative may file a grievance with the health carrier
7	requesting a first-level review of the adverse determination.
8	2. a. The health carrier shall provide the covered person with the name, address, and
9	telephone number of a person or organizational unit designated to coordinate the
10	first-level review on behalf of the health carrier.
11	b. (1) In providing for a first-level review under this section, the health carrier shall
12	ensure that the review is conducted in a manner under this section to
13	ensure the independence and impartiality of the individuals involved in
14	making the first-level review decision.
15	(2) In ensuring the independence and impartiality of individuals involved in
16	making the first-level review decision, the health carrier shall not make
17	decisions related to such individuals regarding hiring, compensation,
18	termination, promotion, or other similar matters based upon the likelihood-
19	that the individual will support the denial of benefits.
20	3. a. (1) In the case of an adverse determination involving utilization review, the
21	health carrier shall designate an appropriate clinical peer or peers of the
22	same or similar specialty as would typically manage the case being
23	reviewed to review the adverse determination. The clinical peer may not
24	have been involved in the initial adverse determination.
25	(2) In designating an appropriate clinical peer or peers pursuant to paragraph 1
26	the health carrier shall ensure that if more than one clinical peer is involved
27	in the review a majority of the individuals reviewing the adverse
28	determination are health care professionals who have appropriate expertise
29	b. In conducting a review under this section, the reviewer or reviewers shall take
30	into consideration all comments, documents, records, and other information
31	regarding the request for services submitted by the covered person or the

1	covere	d person's authorized representative without regard to whether the
2	informa	ation was submitted or considered in making the initial adverse
3	determ	nination.
4	<u>4. a. (1) A</u>	covered person does not have the right to attend or to have a
5	<u>re</u>	epresentative in attendance at the first-level review but the covered person
6	<u> </u>	r the covered person's authorized representative is entitled to:
7		a) Submit written comments, documents, records, and other material
8		relating to the request for benefits for the reviewer or reviewers to
9		consider when conducting the review; and
10	<u>(t</u>	Receive from the health carrier upon request and free of charge
11		reasonable access to and copies of all documents, records, and other
12		information relevant to the covered person's request for benefits.
13	<u>(2)</u> <u>F</u>	or purposes of subparagraph b of paragraph 1, a document, record, or
14	<u> </u>	ther information shall be considered relevant to a covered person's request
15	<u>fe</u>	or benefits if the document, record, or other information:
16	<u>(</u> { <u>£</u>	Was relied upon in making the benefit determination;
17	<u>(‡</u>	Was submitted, considered, or generated in the course of making the
18		adverse determination, without regard to whether the document,
19		record, or other information was relied upon in making the benefit
20		determination;
21		Demonstrates that in making the benefit determination the health
22		carrier or its designated representatives consistently applied required
23		administrative procedures and safeguards with respect to the covered
24		person as other similarly situated covered persons; or
25		d) Constitutes a statement of policy or guidance with respect to the
26		health benefit plan concerning the denied health care service or
27		treatment for the covered person's diagnosis without regard to
28		whether the advice or statement was relied upon in making the benefit
29		determination.

1	<u>b.</u> Before the health carrier issues or provides notice of a final adverse
2	determination in accordance with the timeframes provided in subsection 6 that is
3	based on new or additional rationale, the health carrier shall provide the new or
4	additional rationale to the covered person, or the covered person's authorized
5	representative, free of charge as soon as possible and sufficiently in advance of
6	the date the notice of final adverse determination is to be provided to permit the
7	covered person, or the covered person's authorized representative a reasonable
8	opportunity to respond prior to that date.
9	8. The decision issued pursuant to subsection 6 shall set forth in a manner calculated to
10	be understood by the covered person or the covered person's authorized
11	representative:
12	a. The titles and qualifying credentials of the reviewers participating in the first-level
13	review process;
14	<u>b.</u> Information sufficient to identify the claim involved with respect to the grievance,
15	including the date of service, the health care provider, if applicable, the claim-
16	amount, the diagnosis code and its corresponding meaning, and the treatment
17	code and its corresponding meaning;
18	<u>c.</u> A statement of the reviewers' understanding of the covered person's grievance;
19	d. The reviewers' decision in clear terms and the contract basis or medical rationale
20	in sufficient detail for the covered person to respond further to the health carrier's
21	position;
22	e. A reference to the evidence or documentation used as the basis for the decision;
23	f. For a first-level review decision issued pursuant to subsection 6 that upholds the
24	grievance:
25	(1) The specific reason or reasons for the final adverse determination, including
26	the denial code and its corresponding meaning, as well as a description of
27	the health carrier's standard, if any, that was used in reaching the denial;
28	(2) The reference to the specific plan provisions on which the determination is
29	based;
30	(3) A statement that the covered person is entitled to receive upon request and
31	free of charge reasonable access to and copies of all documents, records,

1	<u>a</u>	nd other information relevant, as the term relevant is defined in
2	<u>s</u>	ubdivision a of subsection 4 to the covered person's benefit request;
3	<u>(4) If</u>	the health carrier relied upon an internal rule, guideline, protocol, or other
4	<u>s</u>	imilar criterion to make the final adverse determination, either the specific
5	<u>ft</u>	ule, guideline, protocol, or other similar criterion or a statement that a
6	<u>s</u>	pecific rule, guideline, protocol, or other similar criterion was relied upon to
7	<u>m</u>	nake the final adverse determination and that a copy of the rule, guideline,
8	9	rotocol, or other similar criterion will be provided free of charge to the
9	<u>e</u>	overed person upon request;
10	(<u>5)</u> <u>lf</u>	the final adverse determination is based on a medical necessity or
11	<u>e</u>	xperimental or investigational treatment or similar exclusion or limit either
12	<u>a</u>	n explanation of the scientific or clinical judgment for making the
13	<u>d</u>	etermination applying the terms of the health benefit plan to the covered
14	9	erson's medical circumstances or a statement that an explanation will be
15	D	rovided to the covered person free of charge upon request; and
16	<u> (6) If</u>	applicable, instructions for requesting:
17		a) A copy of the rule, guideline, protocol, or other similar criterion relied
18		upon in making the final adverse determination, as provided in
19		paragraph 4; and
20	<u>(t</u>	The written statement of the scientific or clinical rationale for the
21		determination, as provided in paragraph 5;
22	g. If appli	cable, a statement indicating:
23	<u>(1) A</u>	description of the process to obtain an additional voluntary review of the
24	<u>fi</u>	rst-level review decision if the covered person wishes to request a
25	<u>₩</u>	oluntary review pursuant to section 26.1-36.8-07;
26	(<u>2</u>) <u>T</u>	he written procedures governing the voluntary review, including any
27	<u>re</u>	equired timeframe for the review;
28	<u>(3) A</u>	description of the procedures for obtaining an independent external review
29	<u> </u>	f the final adverse determination pursuant to chapter 26.1-36.6 if the
30	<u>e</u>	overed person decides not to file for an additional voluntary review of the
31	<u>fi</u>	rst-level review decision involving an adverse determination; and

1	(4) The covered person's right to bring a civil action in a court of competent
2	jurisdiction;
3	h. If applicable, the following statement: "You and your plan may have other
4	voluntary alternative dispute resolution options, such as mediation. One way to
5	find out what may be available is to contact your state Insurance Commissioner."
6	<u>and</u>
7	i. Notice of the covered person's right to contact the commissioner's office or
8	ombudsman's office for assistance with respect to any claim, grievance, or
9	appeal at any time, including the telephone number and address of the
10	commissioner's office or ombudsman's office.
11	9. a. A health carrier shall provide the notice required under subsection 8 in a culturally
12	and linguistically appropriate manner if required in accordance with federal
13	<u>regulations.</u>
14	b. If a health carrier is required to provide the notice required under this subsection
15	in a culturally and linguistically appropriate manner in accordance with federal
16	regulations, the health carrier shall:
17	(1) Include a statement in the English version of the notice, prominently
18	displayed in the non-English language, offering the provision of the notice in
19	the non-English language;
20	(2) Once a utilization review or benefit determination request has been made by
21	a covered person, provide all subsequent notices to the covered person in
22	the non-English language; and
23	(3) To the extent the health carrier maintains a consumer assistance process,
24	such as a telephone hotline that answers questions or provides assistance
25	with filing claims and appeals, the health carrier shall provide this assistance
26	in the non-English language.
27	26.1-36.8-06. Standard reviews of grievances not involving an adverse determination.
28	1. A health carrier shall establish written procedures for a standard review of a grievance
29	that does not involve an adverse determination.

1	<u>2.</u>	<u>a.</u>	The procedures shall permit a covered person or the covered person's authorized
2			representative to file a grievance that does not involve an adverse determination
3			with the health carrier under this section.
4		<u>b.</u>	(1) A covered person does not have the right to attend or to have a
5			representative in attendance at the standard review but the covered person
6			or the covered person's authorized representative is entitled to submit
7			written material for the person or persons designated by the carrier pursuant
8			to subsection 3 to consider when conducting the review.
9			(2) The health carrier shall make the provisions of paragraph 1 known to the
10			covered person or the covered person's authorized representative within
11			three working days after the date of receiving the grievance.
12	<u> 3.</u>	<u>a.</u>	Upon receipt of the grievance, a health carrier shall designate a person or
13			persons to conduct the standard review of the grievance.
14		<u>b.</u>	The health carrier shall not designate the same person or persons to conduct the
15			standard review of the grievance that denied the claim or handled the matter that
16			is the subject of the grievance.
17		<u>c.</u>	The health carrier shall provide the covered person or the covered person's
18			authorized representative with the name, address, and telephone number of a
19			person designated to coordinate the standard review on behalf of the health-
20			<u>carrier.</u>
21	<u>4.</u>	<u>a.</u>	The health carrier shall notify in writing the covered person or the covered
22			person's authorized representative of the decision within twenty working days
23			after the date of receipt of the request for a standard review of a grievance filed
24			pursuant to subsection 2.
25		<u>b.</u>	(1) Subject to paragraph 2, if due to circumstances beyond the carrier's control,
26			the health carrier cannot make a decision and notify the covered person or
27			the covered person's authorized representative pursuant to subdivision a
28			within twenty working days, the health carrier may take up to an additional
29			ten working days to issue a written decision.
30			(2) A health carrier may extend the time for making and notifying the covered
31			person or the covered person's authorized representative in accordance

1	with paragraph 1, if on or before the twentieth working day after the date of
2	receiving the request for a standard review of a grievance, the health carrier
3	provides written notice to the covered person or the covered person's
4	authorized representative of the extension and the reasons for the delay.
5	5. The written decision issued pursuant to subsection 4 must contain:
6	a. The titles and qualifying credentials of the reviewers participating in the standard
7	<u>review process;</u>
8	b. A statement of the reviewers' understanding of the covered person's grievance;
9	<u>c.</u> <u>The reviewers' decision in clear terms and the contract basis in sufficient detail</u>
10	for the covered person to respond further to the health carrier's position;
11	d. A reference to the evidence or documentation used as the basis for the decision;
12	e. If applicable, a statement indicating:
13	(1) A description of the process to obtain an additional review of the standard
14	review decision if the covered person wishes to request a voluntary review
15	pursuant to section 26.1-36.8-07; and
16	(2) The written procedures governing the voluntary review, including any
17	required timeframe for the review; and
18	f. Notice of the covered person's right, at any time, to contact the commissioner's
19	office, including the telephone number and address of the commissioner's office.
20	26.1-36.8-07. Voluntary level of reviews of grievances.
21	1. a. A health carrier that offers managed care plans shall establish a voluntary review
22	process for its managed care plans to give those covered persons who are
23	dissatisfied with the first-level review decision made pursuant to section
24	26.1-36.8-05 or who are dissatisfied with the standard review decision made
25	pursuant to section 26.1-36.8-06, the option to request an additional voluntary
26	review, at which the covered person or the covered person's authorized
27	representative has the right to appear in person at the review meeting before
28	designated representatives of the health carrier.
29	b. This section shall not apply to health indemnity plans.
30	2. a. A health carrier required by this section to establish a voluntary review process
31	shall provide covered persons or their authorized representatives with notice-

1		nurs	suant to subsection 7 of section 26.1-36.8-05 or subsection 5 of section				
2		•	-36.8-06 as appropriate of the option to file a request with the health carrier				
3	for an additional voluntary review of the first-level review decision received under						
4	section 26.1-36.8-05 or the standard review decision received under section-						
5		section 26.1-36.8-05 or the standard review decision received under section 26.1-36.8-06.					
6	——— <u>b.</u>		n receipt of a request for an additional voluntary review, the health carrier				
7	<u>U.</u>		•				
•			I send notice to the covered person or the covered person's authorized				
8			esentative of the covered person's right to:				
9		(1)	Request within the timeframe specified in paragraph 1 of subdivision c the				
10			opportunity to appear in person before a review panel of the health carrier's				
11			designated representatives;				
12		(2)	Receive from the health carrier upon request copies of all documents,				
13			records, and other information that is not confidential or privileged relevant				
14			to the covered person's request for benefits;				
15		(3)	Present the covered person's case to the review panel;				
16		(4)	Submit written comments, documents, records, and other material relating				
17			to the request for benefits for the review panel to consider when conducting				
18			the review both before and at a review meeting;				
19		(5)	Ask questions of any representative of the health carrier on the review				
20			panel; and				
21		<u>(6)</u>	Be assisted or represented by an individual of the covered person's choice.				
22	<u>с.</u>	(1)	A covered person or the authorized representative of the covered person				
23			wishing to request to appear in person before the review panel of the health				
24			carrier's designated representatives shall make the request to the health				
25			carrier within five working days after the date of receipt of the notice sent in				
26			accordance with subdivision b.				
27		(2)	The covered person's right to a fair review shall not be made conditional on				
28		\=/	the covered person's appearance at the review.				
29	- 3. а.	(1)	With respect to a voluntary review of a first-level review decision made				
30	<u>u. — a. —</u>	(1)	pursuant to section 26.1-36.8-05, a health carrier shall appoint a review				
31			panel to review the request.				

1	(2)	In conducting the review the review panel shall take into consideration all
•	<u>(Z)</u>	In conducting the review, the review panel shall take into consideration all
2		comments, documents, records, and other information regarding the request
3		for benefits submitted by the covered person or the covered person's
4		authorized representative pursuant to subdivision b of subsection 2, without
5		regard to whether the information was submitted or considered in reaching
6		the first-level review decision.
7	(3)	The panel shall have the legal authority to bind the health carrier to the
8		panel's decision.
9	<u> </u>	Except as provided in paragraph 2, a majority of the panel shall be
10		comprised of individuals who were not involved in the first-level review
11		decision made pursuant to section 26.1-36.8-05.
12	(2)	An individual who was involved with the first-level review decision may be a
13		member of the panel or appear before the panel to present information or
14		answer questions.
15	(3)	The health carrier shall ensure that a majority of the individuals conducting
16		the additional voluntary review of the first-level review decision made
17		pursuant to section 26.1-36.8-05 are health care professionals who have
18		appropriate expertise.
19	(4)	Except when a reviewing health care professional who has appropriate
20		expertise is not reasonably available, in cases in which there has been a
21		denial of a health care service, the reviewing health care professional may
22		not:
23		(a) Be a provider in the covered person's health benefit plan; and
24		(b) Have a financial interest in the outcome of the review.
25	<u>4. a. (1)</u>	With respect to a voluntary review of a standard review decision made
26		pursuant to section 26.1-36.8-06, a health carrier shall appoint a review
27		panel to review the request.
28	<u>(2)</u>	The panel shall have the legal authority to bind the health carrier to the
29		panel's decision.
30	<u>b. (1)</u>	Except as provided in paragraph 2, a majority of the panel shall be
31		comprised of employees or representatives of the health carrier who were
31		comprised of employees or representatives of the health carrier who were

1		not involved in the standard review decision made pursuant to section
2		26.1-36.8-06.
3	<u>(2)</u>	An employee or representative of the health carrier who was involved with
4		the standard review decision may be a member of the panel or appear
5		before the panel to present information or answer questions.
6	<u>5. a. (1)</u>	Whenever a covered person or the covered person's authorized
7		representative requests within the timeframe specified in paragraph 1 of
8		subdivision c of subsection 2 the opportunity to appear in person before the
9		review panel appointed pursuant to subsection 3 or 4, the procedures for
10		conducting the review shall include the provisions described in this
11		paragraph.
12	(2)	(a) The review panel shall schedule and hold a review meeting within
13		forty-five working days after the date of receipt of the request.
14		(b) The covered person or the covered person's authorized
15		representative shall be notified in writing at least fifteen working days
16		in advance of the date of the review meeting.
17		(c) The health carrier shall not unreasonably deny a request for
18		postponement of the review made by the covered person or the
19		covered person's authorized representative.
20	(3)	The review meeting shall be held during regular business hours at a location
21		reasonably accessible to the covered person or the covered person's
22		authorized representative.
23	<u>(4)</u>	In cases in which a face-to-face meeting is not practical for geographic
24		reasons, a health carrier shall offer the covered person or the covered
25		person's authorized representative the opportunity to communicate with the
26		review panel, at the health carrier's expense, by conference call,
27		videoconferencing, or other appropriate technology.
28	<u>(5)</u>	If the health carrier desires to have an attorney present to represent the
29		interests of the health carrier, the health carrier shall notify the covered
30		person or the covered person's authorized representative at least fifteen
31		working days in advance of the date of the review meeting that an attorney

1	will be present and that the covered person may wish to obtain legal
2	representation of the covered person's own.
3	(6) The review panel shall issue a written decision, as provided in subsection 6.
4	to the covered person or the covered person's authorized representative
5	within five working days of completing the review meeting.
6	<u>b.</u> Whenever the covered person or the covered person's authorized representative
7	does not request the opportunity to appear in person before the review panel
8	within the specified timeframe provided under paragraph 1 of subdivision c of
9	subsection 2, the review panel shall issue a decision and notify the covered
10	person or the covered person's authorized representative of the decision, as
11	provided in subsection 6, in writing or electronically, within forty-five working days
12	after the earlier of:
13	(1) The date the covered person or the covered person's authorized
14	representative notifies the health carrier of the covered person's decision
15	not to request the opportunity to appear in person before the review panel;
16	Or
17	(2) The date on which the covered person's or the covered person's authorized
18	representative's opportunity to request to appear in person before the
19	review panel expires pursuant to paragraph 1 of subdivision c of
20	subsection 2.
21	(3) For purposes of calculating the time periods within which a decision is
22	required to be made and notice provided under subdivisions a and b, the
23	time period shall begin on the date the request for an additional voluntary
24	review is filed with the health carrier in accordance with the health carrier's
25	procedures established pursuant to section 26.1-36.8-04 for filing a request
26	without regard to whether all of the information necessary to make the
27	determination accompanies the filing.
28	6. A decision issued pursuant to subsection 5 shall include:
29	a. The titles and qualifying credentials of the members of the review panel;
30	b. A statement of the review panel's understanding of the nature of the grievance
31	and all pertinent facts;

1		<u>c.</u> <u>The rationale for the review panel's decision;</u>
2		d. A reference to evidence or documentation considered by the review panel in
3		making that decision:
4		e. In cases concerning a grievance involving an adverse determination:
5		(1) The instructions for requesting a written statement of the clinical rationale,
6		including the clinical review criteria used to make the determination; and
7		(2) If applicable, a statement describing the procedures for obtaining an
8		independent external review of the adverse determination pursuant to
9		<u>chapter 26.1-36.6; and</u>
10		f. Notice of the covered person's right to contact the commissioner's office or
11		ombudsman's office for assistance with respect to any claim, grievance, or
12		appeal at any time, including the telephone number and address of the
13		commissioner's office or ombudsman's office.
14	26.1	1-36.8-08. Expedited reviews of grievances involving an adverse determination.
15	<u>—1.</u>	A health carrier shall establish written procedures for the expedited review of urgent
16		care requests of grievances involving an adverse determination.
17	<u>2.</u>	In addition to subsection 1, a health carrier shall provide expedited review of a
18		grievance involving an adverse determination with respect to concurrent review urgent
19		care requests involving an admission, availability of care, continued stay, or health
20		care service for a covered person who has received emergency services but has not
21		been discharged from a facility.
22	<u> 3.</u>	The procedures shall allow a covered person or the covered person's authorized
23		representative to request an expedited review under this section orally or in writing.
24	<u>4.</u>	A health carrier shall appoint an appropriate clinical peer or peers in the same or
25		similar specialty as would typically manage the case being reviewed to review the
26		adverse determination. The clinical peer or peers may not have been involved in
27		making the initial adverse determination.
28	<u> </u>	In an expedited review all necessary information, including the health carrier's decision
29		shall be transmitted between the health carrier and the covered person or the covered
30		person's authorized representative by telephone, facsimile, or the most expeditious
31		method available.

1	<u>6.</u>	<u>а.</u>	An expedited review decision shall be made and the covered person or the
2			covered person's authorized representative shall be notified of the decision in
3			accordance with subsection 8 as expeditiously as the covered person's medical
4			condition requires, but in no event more than seventy-two hours after the receipt
5			of the request for the expedited review.
6		<u>b.</u>	If the expedited review is of a grievance involving an adverse determination with
7			respect to a concurrent review urgent care request, the service shall be
8			continued without liability to the covered person until the covered person has
9			been notified of the determination.
10		<u>For</u>	purposes of calculating the time periods within which a decision is required to be
11		ma	de under subsection 6, the time period within which the decision is required to be
12		ma	de shall begin on the date the request is filed with the health carrier in accordance
13		<u>with</u>	the health carrier's procedures established pursuant to section 26.1-36.8-04 for
14		<u>filin</u>	g a request without regard to whether all of the information necessary to make the
15		<u>det</u>	ermination accompanies the filing.
16	<u> 8. </u>	<u>a.</u>	A notification of a decision under this section must set forth in a manner
17			calculated to be understood by the covered person or the covered person's
18			authorized representative:
19			(1) The titles and qualifying credentials of the reviewers participating in the
20			expedited review process;
21			(2) Information sufficient to identify the claim involved with respect to the
22			grievance, including the date of service, the health care provider if
23			applicable, the claim amount, the diagnosis code and its corresponding
24			meaning, and the treatment code and its corresponding meaning;
25			(3) A statement of the reviewers' understanding of the covered person's
26			grievance;
27			(4) The reviewers' decision in clear terms and the contract basis or medical
28			rationale in sufficient detail for the covered person to respond further to the
29			health carrier's position;
30			(5) A reference to the evidence or documentation used as the basis for the
31			decision; and

1	(6)	If the	decision involves a final adverse determination, the notice shall		
2		provi	provide:		
3		<u>(a)</u>	The specific reasons or reasons for the final adverse determination,		
4			including the denial code and its corresponding meaning, as well as a		
5			description of the health carrier's standard, if any, that was used in		
6			reaching the denial;		
7		<u>(b)</u>	Reference to the specific plan provisions on which the determination		
8			is based;		
9		<u>(c)</u>	A description of any additional material or information necessary for		
10			the covered person to complete the request, including an explanation		
11			of why the material or information is necessary to complete the		
12			request;		
13		<u>(d)</u>	If the health carrier relied upon an internal rule, guideline, protocol, or		
14			other similar criterion to make the adverse determination, either the		
15			specific rule, guideline, protocol, or other similar criterion or a		
16			statement that a specific rule, guideline, protocol, or other similar		
17			criterion was relied upon to make the adverse determination and that		
18			a copy of the rule, guideline, protocol, or other similar criterion will be		
19			provided free of charge to the covered person upon request;		
20		<u>(e)</u>	If the final adverse determination is based on a medical necessity or		
21			experimental or investigational treatment or similar exclusion or limit,		
22			either an explanation of the scientific or clinical judgment for making		
23			the determination, applying the terms of the health benefit plan to the		
24			covered person's medical circumstances or a statement that an		
25			explanation will be provided to the covered person free of charge		
26			upon request;		
27		<u>(f)</u>	If applicable, instructions for requesting:		
28			[1] A copy of the rule, guideline, protocol, or other similar criterion		
29			relied upon in making the adverse determination in accordance		
30			with subparagraph d; or		

2 adverse determination in accordance with 3 (g) A statement describing the procedures for obtour external review of the adverse determination 26.1-36.6; 6 (h) A statement indicating the covered person's right in a court of competent jurisdiction;	aining an independent oursuant to chapter
external review of the adverse determination 26.1-36.6; (h) A statement indicating the covered person's ri in a court of competent jurisdiction;	oursuant to chapter
5 <u>26.1-36.6;</u> 6 <u>(h) A statement indicating the covered person's ringer a court of competent jurisdiction;</u>	·
6 (h) A statement indicating the covered person's ri in a court of competent jurisdiction;	ght to bring a civil action
7 in a court of competent jurisdiction;	ght to bring a civil action
(2) TI (3) (4) (4)	
8 (i) The following statement: "You and your plan r	nay have other voluntary
9 <u>alternative dispute resolution options such as</u>	mediation. One way to
10 find out what may be available is to contact you	our state Insurance
11 <u>Commissioner."; and</u>	
12 (j) A notice of the covered person's right to conta	ct the commissioner's
13 <u>office or ombudsman's office for assistance w</u>	th respect to any claim,
grievance, or appeal at any time, including the	telephone number and
15 <u>address of the commissioner's office or ombu</u>	dsman's office.
16 <u>b. (1) A health carrier shall provide the notice required under</u>	der this section in a
17 <u>culturally and linguistically appropriate manner if rec</u>	uired in accordance
18 <u>with federal regulations.</u>	
19 (2) If a health carrier is required to provide the notice re	quired under this
20 <u>section in a culturally and linguistically appropriate r</u>	nanner in accordance
with federal regulations, the health carrier shall:	
22 (a) Include a statement in the English version of t	he notice, prominently
23 <u>displayed in the non-English language, offerin</u>	g the provision of the
notice in the non-English language;	
25 Once a utilization review or benefit determination	ion request has been
26 <u>made by a covered person, provide all subsect</u>	quent notices to the
27 <u>covered person in the non-English language;</u>	and
28 (c) To the extent the health carrier maintains a co	nsumer assistance
29 process, such as a telephone hotline that ans	wers questions or
provides assistance with filing claims and app	eals, the health carrier
31 <u>shall provide this assistance in the non-Englis</u>	h language.

1	<u>c.</u> (1) A health carrier may provide the notice required under this section orally, in
2	writing, or electronically.
3	(2) If notice of the adverse determination is provided orally, the health carrier
4	shall provide written or electronic notice of the adverse determination within
5	three days following the oral notification.
6	26.1-36.8-09. Rulemaking.
7	The commissioner may adopt rules to carry out the provisions of this chapter.
8	26.1-36.8-10. Penalties.
9	The commissioner may assess a penalty against a health carrier that violates this chapter
10	of not more than ten thousand dollars for each violation. The fine may be recovered in an action
11	brought in the name of the state. In addition to imposing a monetary penalty, the commissioner
12	may also cancel, revoke, or refuse to renew the certificate of authority of a health carrier that
13	has violated this chapter.
14	SECTION 1. AMENDMENT. Section 26.1-03-01 of the North Dakota Century Code is
15	amended and reenacted as follows:
16	26.1-03-01. Limitation on risks acceptable by company.
17	An insurance company transacting an insurance business in this state may not expose itself
18	to loss on any one risk or hazard to an amount exceeding ten percent of its paid-up capital and
19	surplus if a stock company, or ten percent of its surplus if a mutual company, unless the excess
20	is reinsured. An insurance company offering group or individual insurance that is subject to the
21	lifetime or annual benefit limit restrictions of the Patient Protection and Affordable Care
22	Act [Pub. L. 111-148], as amended by the Health Care and Education Reconciliation Act of 2010
23	[Pub. L. 111-152], is not subject to this section.
24	SECTION 2. AMENDMENT. Section 26.1-26.4-01 of the North Dakota Century Code is
25	amended and reenacted as follows:
26	26.1-26.4-01. Purpose <u>and scope</u> .
27	This chapter applies to grandfathered health plans unless a health care insurer or utilization
28	review agent determines to extend the protections of section 5 of this Act to a grandfathered_
29	plan. "Grandfathered health plan" has the meaning stated in the Patient Protection and
30	Affordable Care Act [Pub. L. 111-148], as amended by the Health Care and Education
31	Reconciliation Act of 2010 [Pub. L. 111-152]. The purpose of this chapter is to:

2.

- 1
- Promote the delivery of quality health care in a cost-effective manner;
- 2 3
- utilization review;
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13 14
- 15
- 16 17
- 18
- 19
- 20 21
- 22
- 23 24
- 25
- 26 27
- 28
- 29 30

- 3. Foster greater coordination and cooperation between health care providers and
 - utilization review agents;

Assure that utilization review agents adhere to reasonable standards for conducting

- 4. Improve communications and knowledge of benefits among all parties concerned before expenses are incurred; and
- Ensure that utilization review agents maintain the confidentiality of medical records in accordance with applicable laws.
- **SECTION 3. AMENDMENT.** Section 26.1-36-44 of the North Dakota Century Code is amended and reenacted as follows:

26.1-36-44. Independent external review.

This section applies to grandfathered health plans. "Grandfathered health plan" has the meaning stated in the Patient Protection and Affordable Care Act [Pub. L. 111-148], as amended by the Health Care and Education Reconciliation Act of 2010 [Pub. L. 111-152]. Every insurance company, nonprofit health service corporation, and health maintenance organization that offers an accident and health line of insurance shall establish and implement an independent external review mechanism to review and determine whether medical care rendered under the line of insurance was medically necessary and appropriate to the claim as submitted by the provider. For purposes of this section, "independent external review" means a review conducted by the North Dakota health care review, inc., another peer review organization meeting the requirements of section 1152 of the Social Security Act, or any person designated by the commissioner to conduct an independent external review. A determination made by the independent external reviewer is binding on the parties. Costs associated with the independent external review are the responsibility of the nonprevailing party. A provider may not use an independent external review under this section unless the provider first has exhausted all internal appeal processes offered by the insurance company, nonprofit health service corporation, or health maintenance organization. The insurance commissioner shall take steps necessary to ensure compliance with this section. If federal laws or rules relating to independent external review are amended, repealed, or otherwise changed, the insurance

1 commissioner shall adopt rules to ensure the independent external review procedure is in 2 compliance with and substantively equivalent to the federal requirements. 3 SECTION 4. A new section to chapter 26.1-36 of the North Dakota Century Code is created 4 and enacted as follows: 5 External appeals procedures. 6 An insurance company, nonprofit health services corporation, or health maintenance 7 organization may not deliver, issue, execute, or renew any health insurance policy, health 8 service contract, or evidence of coverage on an individual, group, blanket, franchise, or 9 association basis unless the policy, contract, or evidence of coverage meets the minimum 10 requirements of 42 U.S.C. 300gg-19 and complies with 29 U.S.C. 1133, 29 CFR 2560.503-1; 11 42 U.S.C. 300gg-19, 26 CFR 54.9815-2719T; 29 U.S.C. 1185d, 29 CFR 2590.715-2719; and 12 26 U.S.C. 9815, 45 CFR 147.136. The insurance commissioner may take steps necessary to 13 ensure compliance with this section. If federal laws or rules relating to external appeals are 14 amended, repealed, or otherwise changed, the insurance commissioner shall adopt rules to 15 ensure the external appeals procedure is in compliance with and substantively equivalent to the 16 federal requirements. 17 SECTION 5. A new section to chapter 26.1-36 of the North Dakota Century Code is created 18 and enacted as follows: 19 Internal claims and appeals procedures. 20 An insurance company, nonprofit health services corporation, or health maintenance 21 organization may not deliver, issue, execute, or renew any health insurance policy, health 22 service contract, or evidence of coverage on an individual, group, blanket, franchise, or 23 association basis unless the policy, contract, or evidence of coverage meets the minimum 24 requirements of 42 U.S.C. 300gg-19 and complies with 29 U.S.C. 1133, 29 CFR 2560.503-1; 25 42 U.S.C. 300gg-19, 26 CFR 54.9815-2719T; 29 U.S.C. 1185d, 29 CFR 2590.715-2719; and 26 26 U.S.C. 9815, 45 CFR 147.136. The insurance commissioner may take steps necessary to 27 ensure compliance with this section. If federal laws or rules relating to internal claims and 28 appeals are amended, repealed, or otherwise changed, the insurance commissioner shall adopt 29 rules to ensure the internal claims and appeals procedure is in compliance with and 30 substantively equivalent to the federal requirements.

1	
1	SECTION 6. APPLICATION. In carrying out the requirements of this Act, the insurance
2	commissioner shall provide regular updates to the legislative management during the 2011-12
3	interim. The commissioner shall submit proposed legislation to the legislative management for
4	consideration at a special legislative session if the commissioner is required by federal law to
5	implement any program or requirement before January 1, 2013. For any program or
6	requirement that must be implemented between January 1, 2013, and January 1, 2014, the
7	commissioner shall submit proposed legislation to the legislative management before
8	October 15, 2012.
9	SECTION 7. EMERGENCY. This Act is declared to be an emergency measure.