MISSISSIPPI LEGISLATURE

By: Representatives Creekmore IV, Lancaster, To: Insurance Mickens

HOUSE BILL NO. 1143

AN ACT TO PROHIBIT HEALTH BENEFIT PLANS FROM REQUIRING STEP THERAPY OR FAIL-FIRST PROTOCOLS BEFORE THE PLAN PROVIDES COVERAGE OF CERTAIN PRESCRIPTION DRUGS TO TREAT ADVANCED, METASTATIC CANCER AND ASSOCIATED CONDITIONS; TO AMEND SECTION 83-9-36, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING PROVISIONS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
 <u>SECTION 1.</u> (1) As used in this section, the following terms
 shall be defined as provided in this subsection:

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(a) "Associated conditions" means the symptoms or side

11 effects associated with advanced, metastatic cancer or its

12 treatment and which, in the judgment of the health care

13 practitioner, further jeopardizes the health of a patient if left 14 untreated.

(b) "Advanced, metastatic cancer" means cancer that has spread from the primary or original site of the cancer to nearby tissues, lymph nodes, or other areas or parts of the body.

18 (c) "Health benefit plan" means a policy, contract,19 certificate or agreement entered into, offered by or issued by an

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20 insurer to provide, deliver, arrange for, pay for or reimburse any 21 of the costs of health care services.

(2) A health benefit plan that provides coverage for
advanced, metastatic cancer and associated conditions may not
require, before the health benefit plan provides coverage of a
prescription drug approved by the United States Food and Drug
Administration, that the enrollee:

27 (a) Fail to successfully respond to a different drug;28 or

(b) Prove a history of failure of a different drug.
(3) This section applies only to a drug the use of which is:
(a) Consistent with best practices for the treatment of
advanced, metastatic cancer or an associated condition;

33 (b) Supported by peer-reviewed, evidence-based34 literature; and

35 (c) Approved by the United States Food and Drug36 Administration.

37 SECTION 2. Section 83-9-36, Mississippi Code of 1972, is 38 amended as follows:

39 83-9-36. (1) When medications for the treatment of any 40 medical condition are restricted for use by an insurer by a step 41 therapy or fail-first protocol, the prescribing practitioner shall 42 have access to a clear and convenient process to expeditiously 43 request an override of that restriction from the insurer. An

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(a) The prescribing practitioner can demonstrate, based
on sound clinical evidence, that the preferred treatment required
under step therapy or fail-first protocol has been ineffective in
the treatment of the insured's disease or medical condition; or

50 (b) Based on sound clinical evidence or medical and 51 scientific evidence:

(i) The prescribing practitioner can demonstrate that the preferred treatment required under the step therapy or fail-first protocol is expected or likely to be ineffective based on the known relevant physical or mental characteristics of the insured and known characteristics of the drug regimen; or

(ii) The prescribing practitioner can demonstrate that the preferred treatment required under the step therapy or fail-first protocol will cause or will likely cause an adverse reaction or other physical harm to the insured.

61 (2) The duration of any step therapy or fail-first protocol 62 shall not be longer than a period of thirty (30) days when the 63 treatment is deemed clinically ineffective by the prescribing 64 practitioner. When the prescribing practitioner can demonstrate, 65 through sound clinical evidence, that the originally prescribed 66 medication is likely to require more than thirty (30) days to 67 provide any relief or an amelioration to the insured, the step

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68 therapy or fail-first protocol may be extended up to seven (7) 69 additional days.

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(3) As used in this section:

71 "Insurer" means any hospital, health, or medical (a) 72 expense insurance policy, hospital or medical service contract, 73 employee welfare benefit plan, contract or agreement with a health 74 maintenance organization or a preferred provider organization, 75 health and accident insurance policy, or any other insurance 76 contract of this type, including a group insurance plan. However, 77 the term "insurer" does not include a preferred provider 78 organization that is only a network of providers and does not 79 define health care benefits for the purpose of coverage under a 80 health care benefits plan.

81 (b) "Practitioner" has the same meaning as defined in 82 Section 73-21-73.

83 (4) The provisions of Section 1 of this act shall supersede
84 the provisions of this section to the extent of any conflict
85 between Section 1 and this section.

86 **SECTION 3.** This act shall take effect and be in force from 87 and after July 1, 2024.

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