116TH CONGRESS 2D SESSION	S.	

To amend title XVIII of the Social Security Act to establish requirements with respect to the use of prior authorization under Medicare Advantage plans, and for other purposes

IN THE SENATE OF THE UNITED STATES

Mr. Brown (for himself and Mr. Thune) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To amend title XVIII of the Social Security Act to establish requirements with respect to the use of prior authorization under Medicare Advantage plans, and for other purposes

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Improving Seniors"
- 5 Timely Access to Care Act of 2020".

1	SEC. 2. ESTABLISHING REQUIREMENTS WITH RESPECT TO
2	THE USE OF PRIOR AUTHORIZATION UNDER
3	MEDICARE ADVANTAGE PLANS.
4	(a) In General.—Section 1852 of the Social Secu-
5	rity Act (42 U.S.C. 1395w–22) is amended by adding at
6	the end the following new subsection:
7	"(o) Prior Authorization Requirements.—
8	"(1) In general.—Beginning with the second
9	plan year beginning after the date of the enactment
10	of this subsection, in the case of a Medicare Advan-
11	tage plan that imposes any prior authorization re-
12	quirement with respect to any applicable item or
13	service (other than a covered part D drug) during a
14	plan year, such plan shall—
15	"(A) establish the electronic prior author-
16	ization program described in paragraph (2) and
17	issue real-time decisions with respect to prior
18	authorization requests for items and services
19	identified by the Secretary under subparagraph
20	(C)(ii) of such paragraph;
21	"(B) meet the transparency requirements
22	specified in paragraph (3); and
23	"(C) meet the beneficiary protection stand-
24	ards specified pursuant to paragraph (4).
25	"(2) Electronic prior authorization pro-
26	GRAM.—

1	(A) IN GENERAL.—For purposes of para-
2	graph (1)(A), the electronic prior authorization
3	program described in this paragraph is a pro-
4	gram that provides for the secure electronic
5	transmission of—
6	"(i) a prior authorization request
7	from a health care professional to a Medi-
8	care Advantage plan with respect to an ap-
9	plicable item or service to be furnished to
10	an individual, including such clinical infor-
11	mation necessary to evidence medical ne-
12	cessity; and
13	"(ii) a response, in accordance with
14	this paragraph, from such plan to such
15	professional.
16	"(B) Electronic transmission.—
17	"(i) Exclusions.—For purposes of
18	this paragraph, a facsimile, a proprietary
19	payer portal that does not meet standards
20	specified by the Secretary, or an electronic
21	form shall not be treated as an electronic
22	transmission described in subparagraph
23	(A).
24	"(ii) Standards.—

1 "(I) IN GENERAL.—In order to 2 ensure appropriate clinical outcome 3 for individuals, for purposes of this 4 paragraph, an electronic transmission described in subparagraph (A) shall 6 comply with technical standards 7 adopted by the Secretary in consulta-8 tion with standard-setting organiza-9 tions determined appropriate by the 10 Secretary, health care professionals, 11 Medicare Advantage organizations, 12 and health information technology 13 software vendors. In adopting such 14 standards with respect to which an 15 electronic transmission described in 16 subparagraph (A) shall comply, the 17 Secretary shall ensure that such 18 transmissions support attachments 19 containing applicable clinical informa-20 tion and shall prioritize the adoption 21 of standards that support integration 22 with interoperable health information 23 technology certified under a program 24 of voluntary certification kept or rec-25 ognized by the National Coordinator

1	for Health Information Technology
2	consistent with section $3001(c)(5)$ of
3	the Public Health Service Act.
4	"(II) Transaction stand-
5	ARD.—The Secretary shall include in
6	the standards adopted under sub-
7	clause (I) a standard with respect to
8	the transmission of attachments de-
9	scribed in such subclause, and data
10	elements and operating rules for such
11	transmission, consistent with health
12	care industry standards.
13	"(C) Real-time decisions.—
14	"(i) In general.—The program de-
15	scribed in subparagraph (A) shall provide
16	for real-time decisions (as defined by the
17	Secretary in accordance with clause (iv))
18	by a Medicare Advantage plan with respect
19	to prior authorization requests for applica-
20	ble items and services identified by the
21	Secretary pursuant to clause (ii) for a plan
22	year if such requests contain all docu-
23	mentation described in paragraph
24	(3)(A)(ii)(II) required by such plan.

1	"(ii) Identification of Re-
2	QUESTS.—For purposes of clause (i) and
3	with respect to a period of 2 plan years,
4	the Secretary shall identify, not later than
5	the date on which the initial announcement
6	described in section $1853(b)(1)(B)(i)$ for
7	the first plan year of such period is re-
8	quired to be announced, applicable items
9	and services for which prior authorization
10	requests are routinely approved, and shall
11	update the identification of such items and
12	services for each subsequent period of 2
13	plan years.
14	"(iii) Data collection and con-
15	SULTATION WITH RELEVANT ELIGIBLE
16	PROFESSIONAL ORGANIZATIONS AND REL-
17	EVANT STAKEHOLDERS.—The Secretary
18	shall use the information described in
19	paragraph (3)(A) (if available) and shall
20	issue a request for information from Medi-
21	care Advantage plans, providers, suppliers,
22	beneficiary advocacy organizations, con-
23	sumer organizations, and other stake-
24	holders for purposes of identifying requests
25	for a period under clause (ii).

9 other relevant information and factors

to ensure the accurate and timely fur-

11 nishing of items and services to indi-

12 viduals.

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"(II) UPDATE.—The Secretary shall update, not less often than once every 2 years, the definition of a real-time decision for purposes of clause (i), taking into account changes in medical practice, changes in technology, changes in health care industry standards, and other relevant information, such as the information submitted by Medicare Advantage plans under paragraph (3)(A)(i), and factors to ensure the accurate and

1	timely furnishing of items and services
2	to individuals.
3	"(v) Implementation.—The Sec-
4	retary shall use notice and comment rule-
5	making, which may include use of the an-
6	nual call letter process under this part, for
7	each of the following:
8	"(I) Establishing the definition
9	of a 'real-time decision' for purposes
10	of clause (i).
11	"(II) Updating such definition
12	pursuant to clause (iv)(II).
13	"(III) Identifying applicable
14	items or services pursuant to clause
15	(ii) for the initial period of 2 plan
16	years as described in such clause.
17	"(IV) Updating the identification
18	of such items and services for each
19	subsequent period of 2 plan years as
20	described in such clause.
21	"(3) Transparency requirements.—
22	"(A) In general.—For purposes of para-
23	graph (1)(B), the transparency requirements
24	specified in this paragraph are, with respect to
25	a Medicare Advantage plan, the following:

1	"(i) The plan, annually and in a man-
2	ner specified by the Secretary, shall submit
3	to the Secretary the following information:
4	"(I) A list of all applicable items
5	and services that are described in sub-
6	section (a)(1)(B) that are subject to a
7	prior authorization requirement under
8	the plan.
9	"(II) The percentage of prior au-
10	thorization requests approved during
11	the previous plan year by the plan in
12	an initial determination with respect
13	to each such item and service.
14	"(III) The percentage of such re-
15	quests that were initially denied and
16	that were subsequently appealed in
17	any manner, and the percentage of
18	such appealed requests that were
19	overturned, with respect to each such
20	item and service, broken down by each
21	stage of appeal (including judicial re-
22	view). The plan may include informa-
23	tion regarding the number of initial
24	denials due to request submissions

1	that did not meet clinical evidence
2	standards.
3	"(IV) The percentage of such re-
4	quests that were denied and the per-
5	centage of the total number of denied
6	requests that were denied as a result
7	of decision support technology or
8	other clinical decision-making tools.
9	"(V) The average and the median
10	amount of time (in hours) that
11	elapsed during the previous plan year
12	between the submission of such a re-
13	quest to the plan and a determination
14	by the plan with respect to such re-
15	quest for each such item and service,
16	excluding any such requests that did
17	not contain all information required to
18	be submitted by the plan.
19	"(VI) A list that includes a de-
20	scription of each occurrence during
21	the previous plan year in which the
22	plan made a determination to approve
23	or deny an item or service in the case
24	where a provider furnished an addi-
25	tional or differing item or service dur-

1	ing the peroperative period of a sur-
2	gical or otherwise invasive procedure
3	that such provider determined was
4	medically necessary.
5	"(VII) A disclosure and descrip-
6	tion of any software decision-making
7	tools the plan utilizes in making de-
8	terminations with respect to such re-
9	quests.
10	"(VIII) Such other information
11	as the Secretary determines appro-
12	priate.
13	"(ii) The plan shall provide—
14	"(I) to each provider or supplier
15	who seeks to enter into a contract
16	with such plan to furnish applicable
17	items and services under such plan,
18	the list described in clause (i)(I) and
19	any policies or procedures used by the
20	plan for making determinations with
21	respect to prior authorization re-
22	quests;
23	"(II) to each such provider and
24	supplier who does enter into such a
25	contract, access to the criteria used by

1	the plan for making such determina-
2	tions, including an itemization of the
3	medical or other documentation re-
4	quired to be submitted by a provider
5	or supplier with respect to such a re-
6	quest, except to the extent that provi-
7	sion of access to such criteria would
8	disclose proprietary information of
9	such plan; and
10	"(III) to each beneficiary subject
11	to prior authorization under the plan,
12	access to the criteria used by the plan
13	for making such determinations, ex-
14	cept to the extent that provision of ac-
15	cess to such criteria would disclose
16	proprietary information of such plan.
17	"(B) REGULATIONS.—The Secretary shall,
18	through notice and comment rulemaking, pro-
19	vide guidance to Medicare Advantage plans re-
20	garding—
21	"(i) the establishment of criteria de-
22	scribed in subparagraph (A)(ii)(II) and ac-
23	cess to such criteria by providers and sup-
24	pliers in accordance with such subpara-
25	graph; and

1	"(ii) access to such criteria by bene-
2	ficiaries in accordance with subparagraph
3	(A)(ii)(III).
4	"(C) Medpac report.—Not later than 3
5	years after the date information is first sub-
6	mitted under subparagraph (A)(i), the Medicare
7	Payment Advisory Commission shall submit to
8	Congress a report on such information that in-
9	cludes a descriptive analysis of the use of prior
10	authorization. As appropriate, the Commission
11	should report on statistics including the fre-
12	quency of appeals and overturned decisions.
13	The Commission shall provide recommenda-
14	tions, as appropriate, on any improvement that
15	should be made to the electronic prior author-
16	ization programs of Medicare Advantage plans.
17	"(4) Beneficiary protection standards.—
18	The Secretary of Health and Human Services shall,
19	through notice and comment rulemaking, specify re-
20	quirements with respect to the use of prior author-
21	ization by Medicare Advantage plans for applicable
22	items and services to ensure—
23	"(A) that such plans adopt transparent
24	prior authorization programs developed in con-
25	sultation with providers and suppliers with con-

1 tracts in effect with such plans for furnishing 2 such items and services under such plans that 3 allow for the modification of prior authorization 4 requirements based on the performance of such 5 providers and suppliers with respect to adher-6 ence to evidence-based medical guidelines and 7 other quality criteria; "(B) that such plans conduct annual re-8 9 views of such items and services for which prior 10 authorization requirements are imposed under 11 such plans through a process that takes into ac-12 count input from providers and suppliers with 13 such contracts in effect and is based on analysis 14 of past prior authorization requests and current coverage and clinical criteria; 15 "(C) continuity of care for individuals 16 17 transitioning to, or between, coverage under 18 such plans in order to minimize any disruption 19 to ongoing treatment attributable to prior au-20 thorization requirements under such plans; 21 "(D) that such plans make timely prior au-22 thorization determinations, provide rationales 23 for denials, and ensure requests are reviewed by 24 qualified medical personnel; and

1	"(E) that such plans provide information
2	on the appeals process to the beneficiary when
3	denying any request for prior authorization
4	with respect to an item or service.
5	"(5) Applicable item or service.—For pur-
6	poses of this subsection, the term 'applicable item or
7	service' means, with respect to a Medicare Advan-
8	tage plan, any item or service for which benefits are
9	available under such plan, other than a covered part
10	D drug.
11	"(6) Report to congress.—Not later than
12	the end of the second plan year beginning on or
13	after the date of the enactment of this subsection,
14	and biennially thereafter through the date that is 10
15	years after such date of enactment, the Secretary
16	shall submit to Congress a report containing an
17	evaluation of the implementation of the requirements
18	of this subsection, an analysis of an issues in imple-
19	menting such requirements faced by Medicare Ad-
20	vantage plans, and a description of the information
21	submitted under paragraph (3)(A)(i) with respect
22	to—
23	"(A) in the case of the first such report,
24	such second plan year; and

1	"(B) in the case of a subsequent report,
2	the 2 full plan years preceding the date of the
3	submission of such report.".
4	(b) DETERMINATION CLARIFICATION.—Section
5	1852(g)(1)(A) of the Social Security Act (42 U.S.C.
6	1395w-22(g)(1)(A)) is amended by inserting "(including
7	any decision made with respect to a prior authorization
8	request for such service)" after "section".