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Turner of Tarrant, Kacal H.B. No. 3041 (Senate Sponsor - Buckingham, Menéndez) (In the Senate - Received from the House May 3, 2019;
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                                                                       H.B. No. 3041
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       May 10, 2019, read first time and referred to Committee on Business
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       & Commerce; May 21, 2019, reported favorably by the following vote: Yeas 9, Nays 0; May 21, 2019, sent to printer.)
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                                       COMMITTEE VOTE
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                                                           Absent
                                                                         PNV
                                           Yea
                                                   Nay
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              Hancock
                                            Χ
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              Nichols
               Campbell
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              Creighton
                                            X
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              Menéndez
                                            Χ
              Paxton
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               Schwertner
              Whitmire
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              Zaffirini
                                            Χ
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                                   A BILL TO BE ENTITLED
                                            AN ACT
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       relating to the renewal of a preauthorization for a medical or
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       health care service.
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              BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Subtitle A, Title 8, Insurance Code, is amended
       by adding Chapter 1222 to read as follows:
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        CHAPTER 1222. PREAUTHORIZATION FOR MEDICAL OR HEALTH CARE SERVICE
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       Sec. 1222.0001. DEFINITIONS. In this chapter:

(1) "Health benefit plan" means a plan to which this chapter applies under Section 1222.0002.

(2) "Health benefit plan issuer" means an entity
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       authorized under this code or another insurance law of this state
       that provides health insurance or health benefits in this state.

(3) "Preauthorization" has the meaning assigned
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       Section 1301.001.
              Sec. 1222.0002.
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                                   APPLICABILITY OF CHAPTER.
       chapter applies only to a health benefit plan that provides
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       benefits for medical or surgical expenses incurred as a result of a
       health condition, accident, or sickness, including an individual, group, blanket, or franchise insurance policy or insurance
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       agreement, a group hospital service contract, or an individual or
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       group evidence of coverage or similar coverage document that
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       issued by:
                           an insurance company;
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                     (2)
                           a group hospital service corporation operating
       under Chapter 842;
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                     (3)
                           a health maintenance organization operating under
       Chapter 843;
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                               approved nonprofit health
                      (4)
                           an
                                                                  corporation that
       holds a certificate of authority under Chapter 844;
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                     (5)
                           a multiple employer welfare arrangement that holds
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       a certificate of authority under Chapter 846;
                     (6)
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                           a stipulated premium company operating under
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       Chapter 884;
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                               fraternal benefit <u>society operating under</u>
                     (7)
                           а
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       Chapter 885;
                          a Lloyd's plan operating under Chapter 941; or
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                     (8)
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                     (9) an exchange operating under Chapter 942.
                     Notwithstanding any other law, this chapter applies to: (1) a small employer health benefit plan subject to
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               (b)
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       Chapter 1501, including coverage provided through a health group
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cooperative under Subchapter B of that chapter;
(2) a standard health benefit plan issued under

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<u>Chapter 1507;</u> (3)
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                          a basic coverage plan under Chapter 1551;
                    (4)
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                          a basic plan under Chapter 1575;
                    (5)
                          a primary care coverage plan under Chapter 1579;
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                          a plan providing basic coverage under Chapter
                    (6)
       1601;
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                          health benefits provided by or through a church
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       benefits
                   board under Subchapter I, Chapter 22,
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       Organizations Code;
       (8) group health coverage made available by a school district in accordance with Section 22.004, Education Code;
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      (9) the state Medicaid program, including the Medicaid managed care program operated under Chapter 533, Government Code;
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                    (10) the child health plan program under Chapter 62,
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       Health and Safety Code;
                    (11) a regional or local health care program operated
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       under Section 75.104, Health and Safety Code; and
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                    (12) a self-funded health benefit plan sponsored by a
       professional employer organization under Chapter 91, Labor Code.

Sec. 1222.0003. PREAUTHORIZATION RENEWAL REQUEST. A health
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       benefit plan issuer that requires preauthorization as a condition
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       of payment for a medical or health care service shall provide a
       preauthorization renewal process that allows a renewal of an
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       existing preauthorization to be requested by a physician or health
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       care provider at least 60 days before the date the preauthorization
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       expires.
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                    1222.0004. DETERMINATION REQUIRED.
              Sec
                                                                    If a health
       benefit plan issuer receives a preauthorization renewal request
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       before the existing preauthorization expires, the health benefit
       plan issuer shall, if practicable, review the request and issue a determination indicating whether the medical or health care service
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       is preauthorized before the existing preauthorization expires.
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              SECTION 2. The change in law made by this Act applies only
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       to a health benefit plan that is delivered, issued for delivery, or
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       renewed on or after January 1, 2020. A health benefit plan that is
       delivered, issued for delivery, or renewed before January 1, 2020, is governed by the law as it existed immediately before the
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       effective date of this Act, and that law is continued in effect for
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       that purpose.
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SECTION 3. This Act takes effect September 1, 2019.

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