Fifty-ninth
Legislative Assembly
of North Dakota

## ENGROSSED HOUSE BILL NO. 1470

Introduced by

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

Representatives Devlin, Nelson, Sandvig, Weisz Senators Fischer, Mathern

- 1 A BILL for an Act to amend and reenact subsection 2 of section 50-24.6-02 and section
- 2 50-24.6-04 of the North Dakota Century Code, relating to the membership of the drug use
- 3 review board and the prior authorization program.

## 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

**SECTION 1. AMENDMENT.** Subsection 2 of section 50-24.6-02 of the North Dakota Century Code is amended and reenacted as follows:

- 2. The board consists of <u>fifteen sixteen</u> members. The pharmacy administrator of the department and the medical consultant to the department are ex officio nonvoting board members who shall provide administrative services to the board. The executive director of the department shall appoint the remaining thirteen board members. A majority of the appointed members must be physicians and pharmacists participating in the medical assistance program. Four or more of the appointed members must have experience with a drug use review process or have participated in programs in which prior authorization is used. The appointed members of the board must be:
  - a. Six Four physicians licensed in this state and actively engaged in the practice
    of medicine, one of whom is a psychiatrist, and four of whom are chosen from
    a list of nominees provided appointed by the North Dakota medical
    association;
  - b. Six Two physicians licensed in this state and actively engaged in the practice of medicine, appointed by the executive director of the department;
  - <u>c.</u> Four pharmacists licensed in this state and actively engaged in the practice of pharmacy, four of whom are chosen from a list of nominees provided
     <u>appointed</u> by the North Dakota pharmaceutical association; <del>and</del>

1		<u>d.</u>	Two pharmacists licensed in this state and actively engaged in the practice of
2			pharmacy, appointed by the executive director of the department;
3		<u>e.</u>	One individual who represents consumer interests, appointed by the
4			governor; and
5	<del>c.</del>	<u>f.</u>	One pharmacist or physician representing the pharmaceutical industry who is
6			chosen from a list of nominees provided appointed by the pharmaceutical
7			research manufacturers of America.
8	SEC	TION	2. AMENDMENT. Section 50-24.6-04 of the North Dakota Century Code is
9	amended an	d ree	enacted as follows:
10	50-24	4.6-0	94. Prior authorization program.
11	1.	The	department shall develop and implement a prior authorization program that
12		mee	ets the requirements of 42 U.S.C. 1396r-8(d) to determine coverage of drug
13		prod	lucts when a medical assistance recipient's health care provider prescribes a
14	ı	drug	that is identified as requiring prior authorization. Authorization must be
15		gran	ted for provision of the drug if:
16		a.	The drug not requiring prior authorization has not been effective, or with
17			reasonable certainty is not expected to be effective, in treating the recipient's
18			condition;
19		b.	The drug not requiring prior authorization causes or is reasonably expected to
20			cause adverse or harmful reactions to the health of the recipient; or
21		c.	The drug is prescribed for a medically accepted use supported by a
22			compendium or by approved product labeling unless there is a therapeutically
23			equivalent drug that is available without prior authorization.
24	2.	For any drug placed on the prior authorization program, the departm	
25		prov	ride medical and clinical criteria, cost information, and utilization data to the
26		drug	use review board for review and consideration. The board may consider
27		depa	artment data and information from other sources to make a decision about
28		plac	ement of the drug on prior authorization.
29	3.	Exce	ept for quantity limits that may be no less than the pharmaceutical
30		man	ufacturer's package insert and an AB-rated generic equivalent drug for which
31		the o	cost to the state postrebate is less than the brand name drug, the department

## Fifty-ninth Legislative Assembly

1			may	not prior authorize or otherwise restrict single-source or brand name	
2			<u>anti</u>	psychotic, antidepressant, or other medications used to treat mental illnesses	
3			such as schizophrenia, depression, or bipolar disorder, and drugs prescribed for		
4			the	treatment of:	
5			<u>a.</u>	Acquired immune deficiency syndrome or human immunodeficiency virus;	
6				<u>and</u>	
7			<u>b.</u>	Cancer.	
8		<u>4.</u>	The	department may use contractors to collect and analyze the documentation	
9			requ	uired under this section and to facilitate the prior authorization program.	
10	4.	<u>5.</u>	The	department shall consult with the board in the course of adopting rules to	
11			impl	lement the prior authorization program. The rules must:	
12			a.	Establish policies and procedures necessary to implement the prior	
13				authorization program.	
14			b.	Develop a process that allows prescribers to furnish documentation required	
15				to obtain approval for a drug without interfering with patient care activities.	
16			c.	Allow the board to establish panels of physicians and pharmacists which	
17				provide expert guidance and recommendations to the board in considering	
18				specific drugs or therapeutic classes of drugs to be included in the prior	
19				authorization program.	