11.0820.01000

Sixty-second Legislative Assembly of North Dakota

Introduced by

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FIRST DRAFT: Prepared by the Legislative Council staff for the Health Care Reform Review Committee

- 1 A BILL for an Act to amend and reenact section 26.1-36-46 of the North Dakota Century Code,
- 2 relating to the external review procedures for health insurance; and to provide an effective date.

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

- 4 SECTION 1. AMENDMENT. Section 26.1-36-46 of the North Dakota Century Code is 5 amended and reenacted as follows:
- 6 26.1-36-46. External appeals review procedures.
 - As used in this section, unless the context otherwise requires:
 - "Adverse benefit determination" means a denial of, reduction of, termination of, or a failure to provide or make payment for a claim for benefits which involves medical judgment and involves the cancellation or discontinuation of coverage that has retroactive effect. The term includes a determination based on the requirements of an insurance company, nonprofit health services corporation, or health maintenance organization for medical necessity, appropriateness, health care setting, level of care, or effectiveness of a covered benefit and a determination that a treatment is experimental or investigational. The term does not include a denial of, reduction of, termination of, or failure to provide or make payment related to a claimant's eligibility for benefits under the terms of coverage.
 - "Claim for benefits" means a request for one or more benefits which is made by <u>b.</u> a claimant in accordance with the reasonable procedure for submitting benefit claims offered by an insurance company, nonprofit health services corporation, or health maintenance organization. A reasonable procedure includes an external review procedure that complies with this section.
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forth in this section.

1 "Claimant" means an individual who makes a claim for benefits under this 2 section. 3 <u>d.</u> "Expedited external review" means an adverse benefit determination that 4 involves: 5 An admission, availability of care, a continued stay, or a health care service <u>(1)</u> 6 for which the claimant received emergency services but has not been 7 discharged from the facility; or 8 (2) A medical condition for which the standard external review timeframes 9 would seriously jeopardize the life or health of the claimant or jeopardize the 10 claimant's ability to regain maximum function. 11 "External review" is a review of an adverse benefit determination conducted <u>e.</u> 12 pursuant to this section. 13 "Final external review determination" means a determination by an independent f. 14 review organization at the conclusion of an external review. 15 "Independent review organization" means an entity that conducts independent g. 16 external reviews of adverse benefit determinations. 17 <u>2.</u> An insurance company, nonprofit health services corporation, or health maintenance 18 organization may not deliver, issue, execute, or renew any health insurance policy, 19 health service contract, or evidence of coverage on an individual, group, blanket, 20 franchise, or association basis unless the policy, contract, or evidence of coverage 21 meets the minimum requirements of 42 U.S.C. 300gg-19 and complies with 29 U.S.C. 22 1133, 29 CFR 2560.503-1; 42 U.S.C. 300gg-19, 26 CFR 54.9815-2719T; 29 U.S.C. 23 1185d, 29 CFR 2590.715-2719; and 26 U.S.C. 9815, 45 CFR 147.136. The insurance-24 commissioner may take steps necessary to ensure compliance with this section. If 25 federal laws or rules relating to external appeals review are amended, repealed, or 26 otherwise changed, the insurance commissioner shall adopttrack such changes to the 27 federal external review rules to ensure the external appeals review procedure set forth 28 in this section is in compliance with and substantively equivalent and parallel to the

federal requirements. An external review procedure must meet the requirement set

1 An external review process offered by an insurance company, nonprofit health 2 services corporation, or health maintenance organization pursuant to this section must 3 include each of the following: 4 An external review must be available to a claimant for: a. 5 An adverse benefit determination involving medical necessity. (1) 6 appropriateness, health care setting, level of care, or effectiveness of a 7 covered benefit; 8 <u>(2)</u> A determination that a treatment is experimental or investigational if it is 9 ensured that adequate clinical and scientific protocols are taken into 10 account as part of the external review for determinations involving 11 experimental or investigative claims for benefits; and 12 (3) An adverse benefit determination involving the cancellation or 13 discontinuation of coverage that has a retroactive effect. For purposes of 14 this paragraph, an adverse benefit determination does not include a denial, 15 a reduction, a termination, or a failure to provide or make payment related to 16 a claimant's eligibility for benefits under the terms of coverage. 17 An effective written notice must be provided to each claimant of the claimant's <u>b.</u> 18 rights related to external review of an adverse benefit determination. 19 Although an insurance company, nonprofit health services corporation, or health <u>C.</u> 20 maintenance organization may require a claimant to exhaust the internal claims 21 and appeals process, a claimant may not be required to exhaust all internal and 22 external claims and appeals processes if the insurance company, nonprofit health 23 services corporation, or health maintenance organization waives this 24 requirement, the claimant is considered to have exhausted the internal claims 25 and appeals process under applicable law, or the claimant has filed for expedited 26 external review. A claimant may file for an expedited external review without fully 27 exhausting all internal claims and appeals requirements at the same time any 28 internal appeal is being processed and the claimant meets the defined criteria for 29 requesting an expedited external review. 30 <u>d.</u> The insurance company, nonprofit health services corporation, or health 31 maintenance organization against which a request for external review is

1		submitted shall pay the cost of the independent review organization for
2		completing the external review. An insurance company, nonprofit health services
3		corporation, or health maintenance organization may require the claimant to pay
4		a nominal filing fee from the claimant requesting an external review under this
5		section. This fee may not exceed twenty-five dollars and must be refunded to the
6		claimant if the adverse benefit determination is reversed by the independent
7		review organization. A fee must be waived if payment imposes an undue
8		hardship on the claimant. The fees charged by an insurance company, nonprofit
9		health services corporation, or health maintenance organization to a claimant in
10		any single plan year may not exceed seventy-five dollars.
11	<u>e.</u>	A minimum dollar requirement may not be imposed for a claim for benefits to
12		qualify for external review.
13	<u>f.</u>	A claimant must have up to four months after receipt of notice of an adverse
14		benefit determination to request external review.
15	<u>g.</u>	An external review process must require that the insurance company, nonprofit
16		health services corporation, or health maintenance organization assign external
17		review to independent review organizations on a random basis or other method
18		of assignment that assures the independence and impartiality of the assignment
19		process, such as rotational assignment. An insurance company, nonprofit health
20		services corporation, or health maintenance organization process must provide
21		for the maintenance of a list of at least three independent review organizations
22		that are accredited by a nationally recognized private accrediting organization
23		and are qualified to conduct the external review based on the nature of the health
24		care service that is the subject of the review. To ensure compliance with this
25		subdivision, an insurance company, nonprofit health services corporation, or
26		health maintenance organization shall submit to the commissioner the list of at
27		least three accredited, independent review organizations, along with the process
28		for the random assignment of independent review organizations conducting
29		external reviews.
30	<u>h.</u>	An independent review organization that has a conflict of interest that influences

its independence may not be be used by an insurance company, nonprofit health

ı		services corporation, or nealth maintenance organization. The independent
2		review organization may not own or control, or be owned or controlled by, an
3		insurance company, a nonprofit health services corporation, a health
4		maintenance organization, a group health plan, the sponsor of a group health
5		plan, a trade association of plans or insurance companies, or a trade association
6		of health care providers. The independent review organization and clinical
7		reviewer assigned to conduct an external review may not have a material
8		professional, familial, or financial conflict of interest with the insurance company,
9		nonprofit health services corporation, or health maintenance organization or plan
10		that is the subject of the external review; with the claimant whose treatment is the
11		subject of the external review; with any officer, director, or management
12		employee of the insurance company, nonprofit health services corporation, or
13		health maintenance organization; with employees, administrator, or sponsor of
14		the claimant's health plan; with the health care provider or with the health care
15		provider's group or practice association recommending the treatment that is
16		subject to the external review; with the facility at which the recommended
17		treatment would be provided; or with the developer or manufacturer of the
18		principal drug, device, procedure, or other therapy being recommended and that
19		is the subject of the external review.
20	<u>i.</u>	The claimant must be notified that the claimant is allowed up to five business
21		days to submit additional written information to the independent review
22		organization and that this information must be considered by the independent
23		review organization when completing the external review. Any additional
24		information submitted by a claimant to an independent review organization for
25		consideration in any external review must also be forwarded to the insurance
26		company, nonprofit health services corporation, or health maintenance
27		organization within one business day of receipt by the independent review
28		organization.
29	<u>j.</u>	Any decision by an independent review organization through the external review
30		process is binding on the claimant and on the insurance company, nonprofit
31		health services corporation, or health maintenance organization, except to the

1 extent other remedies are available under state or federal law and except that the 2 requirement that the determination be binding does not preclude the insurance 3 company, nonprofit health services corporation, or health maintenance 4 organization from making payment on the claim for benefits or from failing to 5 require such payment or benefits. The insurance company, nonprofit health 6 services corporation, or health maintenance organization shall provide benefits, 7 including making payment, pursuant to the final external review decision without 8 delay, regardless of whether the insurance company, nonprofit health services 9 corporation, or health maintenance organization intends to seek judicial review of 10 the external review decision and unless or until there is a judicial decision 11 otherwise. 12 Within forty-five days of the independent review organization's receipt of the <u>k.</u> 13 request for external review, the independent review organization shall provide 14 written notice to the claimant and to the insurance company, nonprofit health 15 services corporation, or health maintenance organization of the independent 16 review organization's decision to uphold or reverse the adverse benefit 17 determination. In regard to a request for an expedited external review, within 18 seventy-two hours of the independent review organization's receipt of a request 19 for expedited review, the independent review organization shall make a decision 20 to uphold or reverse the adverse benefit determination and notify the claimant 21 and notify the insurance company, nonprofit health services corporation, or health 22 maintenance organization of the determination. If the notice by the independent 23 review organization is not in writing, the independent review organization shall 24 provide written confirmation of the decision within forty-eight hours after the date 25 of the notice of the decision. 26 An insurance company, nonprofit health services corporation, or health 27 maintenance organization shall include a description of the external review 28 process in or attached to the policy, certificate of coverage, or other plan 29 documents or evidence of coverage provided to covered individuals. 30 An insurance company, nonprofit health services corporation, or health m.

maintenance organization contracting with an independent review organization to

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1		provide external review services shall require the independent review
2		organization to maintain written records and to make those records specifically
3		involving an external review available to the commissioner.
4	<u>4.</u>	An insurance company, nonprofit health services corporation, or health maintenance
5		organization provides an effective and relevant notice in a culturally and linguistically
6		appropriate manner with respect to any applicable non-English language if the
7		insurance company, nonprofit health services corporation, or health maintenance
8		organization provides, upon request, a notice in any applicable non-English language
9		and a statement prominently displayed in any applicable non-English language clearly
10		indicating how to access the language services provided by the insurance company.
11		nonprofit health services corporation, or health maintenance organization. With
12		respect to an address in any United States county to which such notice is sent, an
13		applicable non-English language means that at least ten percent of the population

SECTION 2. EFFECTIVE DATE. This Act becomes effective December 1, 2011.

in guidance issued under federal law.

residing in the county is literate only in the same non-English language as determined