Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1032

Introduced by

Legislative Management

(Health Care Committee)

- 1 A BILL for an Act to create and enact a new chapter to title 19 of the North Dakota Century
- 2 Code, relating to prescription drug cost transparency; and to provide a penalty.

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

- 4 **SECTION 1.** A new chapter to title 19 of the North Dakota Century Code is created and
- 5 enacted as follows:
- 6 **Definitions**.
- 7 As used in this chapter:
- 8 <u>1. "Board" means the state board of pharmacy.</u>
- 9 2. "Commissioner" means the insurance commissioner.
- 10 3. "Concession" includes a free good, delayed billing, and billing forgiveness.
- 11 <u>4.</u> "Drug" has the same meaning as provided under section 19-02.1-01.
- 12 <u>5.</u> "Health care plan" means an individual, blanket, or group plan, policy, or contract for
- health care services issued or delivered in this state by a health insurer.
- 14 6. "Health insurer" means an insurance company, nonprofit health service corporation,
- health maintenance organization, third-party payer, health program administered by a
- state agency, or other person engaged as principal in the business of insurance which
- issues or delivers a health care plan in this state.
- 18 <u>7. "Manufacturer-packaged drug container" means a manufacturer-prepared supply of</u>
- medication packaged in a container with a unique product-identifying national drug
- 20 code number.
- 21 8. "Net spending" means the cost of drugs minus any discounts that lower the price of
- the drugs, including a rebate, fee, retained price protection, retail pharmacy network
- spread, and dispensing fee.

1	<u>9.</u>	"Pharmacy benefits manager" has the same meaning as provided under section				
2		<u>19-03.6-01.</u>				
3	<u>10.</u>	"Prescription drug" means a:				
4		a. Substance for which federal or state law requires a prescription before the				
5		substance may be legally dispensed to the public;				
6		b. Drug or device that under federal law is required, before being dispensed or				
7		delivered, to be labeled with the statement:				
8		(1) "Caution: federal law prohibits dispensing without prescription" or "Rx only"				
9		or other legend that complies with federal law; or				
10		(2) "Caution: federal law restricts this drug to use by or on the order of a				
11		licensed veterinarian"; or				
12		c. Drug or device required by federal or state law to be dispensed on prescription or				
13		restricted to use by a practitioner.				
14	<u>11.</u>	"Rebate" includes any discount, financial incentive, or concession that affects the price				
15		of a drug to a pharmacy benefits manager or health insurer for a drug manufactured				
16		by the pharmaceutical manufacturer.				
17	<u>12.</u>	"Specialty drug" has the same meaning as provided under section 19-02.1-16.2.				
18	<u>13.</u>	"Utilization management" means a set of formal techniques designed to monitor the				
19		use of, or evaluate the medical necessity, appropriateness, efficacy, or efficiency of,				
20		health care services, procedures, or settings.				
21	<u>14.</u>	"Wholesale acquisition cost" means, with respect to a prescription drug, the				
22		manufacturer's list price for the prescription drug to wholesalers or direct purchasers in				
23		the United States for the most recent month for which the information is available, as				
24		reported in wholesale price guides or other publications of drug pricing data, such as				
25		Medi-Span Price Rx, Gold Standard Drug Database, or First Databank drug data. The				
26		term does not include a rebate, prompt pay, or other discount or other reduction in				
27		price.				
28	<u>Dis</u>	closure of drug pricing information.				
29	<u>1.</u>	Each drug manufacturer shall submit a report to the board no later than the fifteenth				
30		day of January, April, July, and October with the current wholesale acquisition cost				

ı		information for the United States food and drug administration-approved drugs sold in					
2		<u>or i</u>	nto th	e state by that manufacturer.			
3	<u>2.</u>	<u>a.</u>	Not	more than thirty days after an increase in wholesale acquisition cost of forty			
4			per	cent or greater over the preceding five calendar years or ten percent or			
5			grea	ater in the preceding twelve months for a prescription drug with a wholesale			
6			<u>acq</u>	uisition cost of seventy dollars or more for a manufacturer-packaged drug			
7			<u>con</u>	tainer, a drug manufacturer shall submit a report to the board. The report			
8			mus	st contain the following information:			
9			<u>(1)</u>	Name of the drug;			
10			<u>(2)</u>	Whether the drug is a brand name or a generic;			
11			<u>(3)</u>	The effective date of the change in wholesale acquisition cost;			
12			<u>(4)</u>	Aggregate, company-level research and development costs for the previous			
13				calendar year;			
14			<u>(5)</u>	Aggregate rebate amounts paid to each pharmacy benefits manager for the			
15				calendar year;			
16			<u>(6)</u>	The name of each of the manufacturer's drugs approved by the United			
17				States food and drug administration in the previous five calendar years;			
18			<u>(7)</u>	The name of each of the manufacturer's drugs that lost patent exclusivity in			
19				the United States in the previous five calendar years; and			
20			<u>(8)</u>	A statement of rationale regarding the factor or factors that caused the			
21				increase in the wholesale acquisition cost, such as raw ingredient shortage			
22				or increase in pharmacy benefits manager rebates.			
23		<u>b.</u>	The	e quality and types of information and data a drug manufacturer submits to the			
24			<u>boa</u>	ard pursuant to this subsection must be the same as the quality and types of			
25			info	rmation and data the manufacturer includes in the manufacturer's annual			
26			<u>con</u>	solidated report on securities and exchange commission form 10-K or any			
27			othe	er public disclosure.			
28	<u>3.</u>	<u>A d</u>	rug m	nanufacturer shall notify the board in writing if the manufacturer is introducing			
29		<u>a n</u>	ew pr	rescription drug to market at a wholesale acquisition cost that exceeds the			
30		thre	sholo	d set for a specialty drug under the Medicare part D program.			

1		<u>a.</u>	The notice must include a statement of rationale regarding the factor or factors					
2			that caused the new drug to exceed the Medicare part D program price.					
3		<u>b.</u>	The drug manufacturer shall provide the written notice within three calendar days					
4			following the release of the drug in the commercial market.					
5		<u>C.</u>	A drug manufacturer may make the notification pending approval by the United					
6			States food and drug administration if commercial availability is expected within					
7			three calendar days following the approval.					
8	<u>4.</u>	With	nin thirty days of receipt of a report under this section, the board shall provide the					
9		repo	orted information to the commissioner in a format ready for publication on the					
10		com	missioner's website.					
11	Disc	closure of pharmacy benefits manager information.						
12	<u>1.</u>	On o	or before April first of each year, a pharmacy benefits manager providing services					
13		for a	a health care plan shall file a report with the board. The report must contain the					
14		following information for the previous calendar year:						
15		<u>a.</u>	The aggregated rebates, fees, price protection payments, and any other					
16			payments collected from each drug manufacturer;					
17		<u>b.</u>	The aggregated dollar amount of rebates, price protection payments, fees, and					
18			any other payments collected from each drug manufacturer which were passed					
19			to health insurers;					
20		<u>C.</u>	The aggregated fees, price concessions, penalties, effective rates, and any other					
21			financial incentive collected from pharmacies which were passed to enrollees at					
22			the point of sale;					
23		<u>d.</u>	The aggregated dollar amount of rebates, price protection payments, fees, and					
24			any other payments collected from drug manufacturers which were retained as					
25			revenue by the pharmacy benefits manager; and					
26		<u>e.</u>	The aggregated rebates passed on to employers.					
27	<u>2.</u>	Rep	orts submitted by pharmacy benefits managers under this section may not					
28		disclose the identity of a specific health benefit plan or enrollee, the prices charged for						
29		specific drugs or classes of drugs, or the amount of any rebates or fees provided for						
30		specific drugs or classes of drugs.						

1 Within thirty days of receipt of a report under this section, the board shall provide the 2 reported information to the commissioner in a format ready for publication on the 3 commissioner's website. The information the board provides to the commissioner may 4 not disclose or tend to disclose proprietary or confidential information of any pharmacy 5 benefit manager. 6 Disclosure of health insurer spending information. 7 On or before April first of each year, each health insurer shall submit a report to 1. 8 the board. The report must contain the following information for the previous two 9 calendar years: 10 Names of the twenty-five most frequently prescribed drugs across all plans; (1) 11 <u>(2)</u> Names of the twenty-five prescription drugs dispensed with the highest 12 dollar spend in terms of gross revenue; 13 Percent increase in annual net spending for prescription drugs across all (3)14 plans; 15 <u>(4)</u> Percent increase in premiums which is attributable to prescription drugs 16 across all plans; 17 <u>(5)</u> Percentage of specialty drugs with utilization management requirements 18 across all plans; and 19 Premium reductions attributable to specialty drug utilization management. (6)20 Within thirty days of receipt of a report under this section, the board shall provide <u>b.</u> 21 the reported information to the commissioner in a format ready for publication on 22 the commissioner's website. The combined aggregated data from the reports 23 which the board provides to the commissioner must be provided in a manner that 24 does not disclose or tend to disclose proprietary or confidential information of any 25 health insurer. 26 A report submitted by a health insurer may not disclose the identity of a specific health <u>2.</u> 27 benefit plan or the prices charged for specific prescription drugs or classes of 28 prescription drugs. 29 Website. 30 The commissioner shall develop a website to publish information the board reports to <u>1.</u> 31 the commissioner under this chapter. The commissioner shall make the website

Sixty-seventh Legislative Assembly

- available on the commissioner's website with a dedicated link prominently displayed
 on the home page, or by a separate, easily identifiable internet address.
- 3 2. Within thirty days of receipt of reported information from the board, the commissioner
 4 shall publish the reported information on the website developed under this section.
- 5 Rulemaking Forms Services Records.
- 6 <u>1.</u> The board and the commissioner may adopt rules to implement this chapter.
- In consultation with the commissioner, the board shall develop forms that must be
 used for reporting required under this chapter.
- 9 <u>3.</u> The board may contract for services to implement this chapter.
- 10 <u>4.</u> A report received by the board is an exempt record as defined by section 44-04-17.1.
- 11 <u>Civil penalty.</u>
- 12 <u>A health care plan, drug manufacturer, or pharmacy benefits manager that violates this</u>
- chapter is subject to the imposition by the attorney general of a civil penalty not to exceed
- 14 ten thousand dollars for each violation. The fine may be collected and recovered in an action
- 15 brought in the name of the state.