25.1250.03005 Title.04000

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1481

Introduced by

Representatives Kasper, Dockter, Koppelman, Louser, Ostlie, D. Ruby Senators Bekkedahl, Cleary, Clemens, Hogan, Lee, Paulson

- 1 A BILL for an Act to create and enact <u>atwo</u> new <u>sections</u> to chapter 26.1-36.9 of the
- 2 North Dakota Century Code, relating to dental insurer rate requirements and reporting; and to
- 3 provide an effective date.

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

5 **SECTION 1.** A new section to chapter 26.1-36.9 of the North Dakota Century Code is 6 created and enacted as follows: 7 Dental insurer rates - Approval. 8 The commissioner shall may deem a proposed plan rate of a dental insurer to be 1. 9 excessive and disapprove the proposed plan rate if the dental insurer files a rate 10 change and the: 11 Administrative expense component, not including taxes and assessments, <u>a.</u> 12 increases from the previous year's rate filing by more than four percent; 13 Reported contribution to surplus exceeds two percent of total revenue; or b. 14 Dental loss ratio for the plan is less than seventy-five percent. С. 15 If the annual dental loss ratio for a dental benefit plan is less than seventy-five <u>2.</u> <u>a.</u> 16 percent, the dental insurer offering the plan shall refund the excess premium to 17 covered individuals and groups. As used in this section, "dental loss ratio" means 18 the ratio used to determine the minimum percentage of all premium funds 19 collected by a dental insurer each year which must be spent on actual patient 20 care rather than overhead costs. This minimum required percentage that dental

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1			bene	efit pla	ans must meet for the portion of patient premiums must be dedicated to			
2			patient care rather than administrative and overhead costs or the difference must					
3			be refunded as provided in this section.					
4	<u>b</u>	<u>).</u>	A dental insurer shall provide notice to all individuals and groups that were					
5			<u>cove</u>	ered u	inder the plan during the applicable twelve-month period that such			
6			<u>indi</u>	/idual	s and groups are entitled to a refund on the premium, or if the individual			
7			<u>or g</u>	roup r	emains covered by the dental insurer, that the individual or group is			
8			eligible for a credit on the premium for the following twelve-month period.					
9	<u>c</u>	<u>c.</u>	The total of all refunds issued under this subsection must equal the amount of the					
10			<u>dent</u>	tal ins	urer's earned premium which exceeds the amount necessary to			
11			<u>achi</u>	<u>eve a</u>	dental loss ratio of seventy-five percent, calculated using data reported			
12			by the dental insurer.					
13	<u>C</u>	<u>1.</u>	The dental loss ratio is calculated by dividing the numerator by the denominator					
14			as follows:					
15			<u>(1)</u>	<u>The</u>	numerator is the amount spent on care, which must include:			
16				<u>(a)</u>	The amount expended for clinical dental services that are services			
17					within the code on dental procedures and nomenclature, provided to			
18					enrollees which includes payments under capitation contracts with			
19					dental providers, whose services are covered by the contract for			
20					dental clinical services or supplies covered by the contract;			
21				<u>(b)</u>	Unpaid claim reserves; and			
22				<u>(c)</u>	Any claim payment recovered by insurers from providers or enrollees			
23					using utilization management efforts, which are deducted from			
24					incurred claims amounts.			
25			<u>(2)</u>	<u>Any</u>	overpayment received from a provider may not be reported as a paid			
26				<u>clain</u>	n. Overpayment recoveries received from a provider must be deducted			
27				from	incurred claims amounts.			
28			<u>(3)</u>	<u>The</u>	calculation of the numerator does not include:			
29				<u>(a)</u>	All administrative costs, including infrastructure, personnel costs, or			
30					broker payments;			
31				<u>(b)</u>	Amounts paid to third-party vendors for secondary network savings;			

1				<u>(c)</u>	Amounts paid to third-party vendors for network development,				
2					administrative fees, claims processing, and utilization management; or				
3				<u>(d)</u>	Amounts paid to providers for professional or administrative services				
4					that do not represent compensation or reimbursement for covered				
5					services provided to an enrollee, including dental record copying				
6					costs, attorney fees, subrogation vendor fees, and compensation to				
7					paraprofessionals, janitors, quality assurance analysts, administrative				
8					supervisors, secretaries to dental personnel, and dental record clerks.				
9			<u>(4)</u>	<u>(a)</u>	The denominator is calculated using insurer revenue.				
10				<u>(b)</u>	The earned premium is all monies paid by a policyholder or subscriber				
11					as a condition of receiving coverage from the issuer, including any				
12					fees or other contributions associated with the dental benefit plan.				
13				<u>(c)</u>	The denominator is the total amount of the earned premium revenues,				
14					excluding federal and state taxes and licensing and regulatory fees				
15					paid after accounting for any payments pursuant to federal law.				
16	<u>3.</u>	<u>The</u>	e com	missio	oner may:				
17		<u>a.</u>	<u>Aut</u>	horize	a waiver or adjustment of the refund requirements in this section only if				
18			<u>it is</u>	deter	mined by the commissioner that issuing refunds would result in financial				
19			<u>imp</u>	airme	nt for the dental insurer.				
20		<u>b.</u>	<u>Adc</u>	opt rule	es to implement and administer this section.				
21	<u>4.</u>	<u>Thi</u>	s sec	tion do	pes not apply to a dental insurer with one thousand enrollees or less				
22		<u>cur</u>	nulati	ve of a	all plans based on a three-year average.				
23	SECTION 2. A new section to chapter 26.1-36.9 of the North Dakota Century Code is								
24	created and enacted as follows:								
25	Der	ntal l	oss ra	atio tr	ansparency - Annual report to the commissioner.				
26	1.	<u>A d</u>	<u>ental</u>	insure	er that issues, sells, renews, or offers a specialized dental health care				
27		<u>ser</u>	vice p	olan co	ontract shall file a dental loss ratio report with the commissioner by April				
28		thirtieth of each year, in a manner prescribed by the commissioner.							
29	2.	2. The dental loss ratio report must include dental loss ratio information for the last							
30		<u>cal</u>	endar	year	for a dental benefit plan provided by a dental insurer and be organized				
31		by	marke	et and	product type.				

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3.	The commissioner may request the dental insurer provide data verification of any				
	information provided by the dental insurer in the dental loss ratio report. The dental				
	insurer shall provide data verification to the commissioner within thirty days of the				
	request.				
4.	The commissioner shall make the information provided in the dental loss ratio annual				
	reports filed under this section available on the department's website, including the				
	aggregate dental loss ratio, in a manner that allows the public to compare dental loss				
	ratios among dental insurers by market type.				
5.	For purposes of this section, "dental loss ratio" has the same meaning as in section 1				
	of this Act.				
11 SECTION 3. EFFECTIVE DATE. This Section 1 of this Act becomes effective on					
2 JanuaryJuly 1, 2027.					
	4. 5. 				