Fifty-ninth Legislative Assembly of North Dakota

SECOND ENGROSSMENT with Senate Amendments REENGROSSED HOUSE BILL NO. 1459

Introduced by

Representatives Price, Devlin, Kaldor

Senators Brown, J. Lee, Warner

1 A BILL for an Act to create and enact a new section to chapter 50-06 and a new section to

2 chapter 50-24.1 of the North Dakota Century Code, relating to creation of a prescription drug

3 monitoring program and medical assistance program management; to provide for reports to the

4 legislative council; to provide for a legislative council study; to provide an expiration date; and to

5 declare an emergency.

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

SECTION 1. A new section to chapter 50-06 of the North Dakota Century Code is
created and enacted as follows:

9 Prescription drug monitoring program. The department of human services shall
10 seek federal grant funds for the planning and implementing of a prescription drug monitoring
11 program. Upon receipt of federal grant funds, the department of human services shall adopt
12 rules necessary to implement the prescription drug monitoring program and shall implement the
13 program. State agencies shall cooperate with the department to ensure the success of the
14 program.

SECTION 2. A new section to chapter 50-24.1 of the North Dakota Century Code is
created and enacted as follows:

Medical assistance program management. The department of human services, with
respect to the state medical assistance program, shall:

Provide statewide targeted case management services to include a concentrated,
 but not an exclusive, emphasis for the two thousand medical assistance recipients
 with the highest cost for treatment of chronic diseases and the families of neonates
 that can benefit from case management services. Case management services
 must focus on those recipients in these groups which will result in the most
 cost-savings, taking into consideration available resources, and may include a

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1		primary pharmacy component for the management of medical assistance recipient
2		medication.
3	2.	Review and develop recommendations to identify any instances in which a
4		provider of services is not properly reporting diagnosis or reason and procedure
5		codes when submitting claims for medical assistance reimbursement.
6	3.	Review and develop recommendations for the improvement of mental health
7		treatment and services including the use of prescription drugs for medical
8		assistance recipients.
9	4.	Review and develop recommendations regarding whether the number of medical
10		assistance recipients who are placed in out-of-state nursing homes should be
11		reduced.
12	5.	Review and develop recommendations regarding whether the use of post-office
13		addresses or street addresses are the appropriate mailing addresses for medical
14		assistance recipients.
15	6.	Review and develop recommendations regarding whether to require medical
16		assistance providers to secure prior authorization for certain high-cost medical
17		procedures.
18	7.	Review and develop recommendations regarding whether a system for providing
19		and requiring the use of photo identification medical assistance cards for all
20		medical assistance recipients should be implemented.
21	8.	Review and develop recommendations regarding whether medical assistance
22		providers should be required to use tamper-resistant prescription pads.
23	9.	Develop a plan to provide information to blind and disabled medical assistance
24		recipients who may be eligible for part D benefits under the Medicare Prescription
25		Drug, Improvement, and Modernization Act of 2003 [Pub. L. 108-173; 117 Stat.
26		2066; 42 U.S.C. 1396kk-1]. The information must inform recipients of part D
27		benefits for which the recipient may be eligible.
28	10.	Review and recommend a plan for implementing the necessary infrastructure to
29		permit risk-sharing arrangements between the department and medical assistance
30		providers.

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1		SEC		13. P	RESCRIPTION DRUG MONITORING PROGRAM WORKING GROUP -			
2	REPORT TO LEGISLATIVE COUNCIL.							
3		1.	The	depar	tment of human services shall form a prescription drug monitoring			
4			prog	Iram w	orking group of interested individuals to:			
5			a.	Identi	fy problems relating to the abuse and diversion of controlled substances			
6				and h	ow a prescription drug monitoring program may address these			
7				proble	ems.			
8			b.	Identi	fy a strategy and propose a prescription drug monitoring program			
9				throug	gh which to address the identified problems, including consideration of			
10				how t	he program would fit into the overall strategy. Factors to be addressed			
11				in the	program must include:			
12				(1)	Determination of what types of prescription drugs will be monitored.			
13				(2)	Determination of what types of drug dispensers will be required to			
14					participate in the program.			
15				(3)	Determination of what data will be required to be reported.			
16				(4)	Determination of what persons will be allowed to access data, what			
17					types of data will be accessible, and how to ensure appropriate			
18					protection of data.			
19				(5)	Determination of the entity that will implement and sustain the program.			
20			c.	Estab	lish how the program will be implemented, the fiscal requirements for			
21				imple	mentation, and the timelines for implementation. In establishing how the			
22				progr	am will be implemented, the working group shall consider the feasibility			
23				and d	esirability of formal or informal educational outreach to North Dakota			
24				comm	nunities and interested persons.			
25			d.	Cons	der possible performance measures the state may use to assess the			
26				impac	ct of the program and whether special data collection instruments would			
27				be re	quired to effectively monitor the impact of the program.			
28			e.	Provi	de to the department of human services a draft of proposed			
29				admir	nistrative rules to implement the proposed program.			
30		2.	The	memb	ership of the working group may include representatives from the			
31			priva	ate and	public sectors, including representatives from the North Dakota			

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1		medical association; the North Dakota nurses association; the North Dakota			
2		pharmacists association; the North Dakota society of health-system pharmacists;			
3		the North Dakota board of pharmacy; the North Dakota dental association; the			
4		North Dakota veterinary medical association; the North Dakota healthcare			
5		association; the North Dakota long term care association; the university of North			
6		Dakota school of medicine and health sciences; law enforcement agencies,			
7		appointed by the attorney general; the department of human services; the state			
8		department of health; workforce safety and insurance; the information technology			
9		department; and the federally designated state peer review organization.			
10	3.	During the 2005-06 interim, the department of human services and the prescription			
11		drug monitoring program working group shall provide the legislative council with			
12		periodic status reports on the activities of the working group and the			
13		implementation of the program.			
14	4.	The department shall designate the chairman and vice chairman of the working			
15		group.			
16	SEC	CTION 4. REPORT TO LEGISLATIVE COUNCIL. During the 2005-06 interim, the			
17	department of human services shall receive input from and report to the legislative council				
18	regarding the development of recommendations required in section 2 of this Act.				
19	SEC	CTION 5. LEGISLATIVE COUNCIL STUDY. The legislative council shall consider			
20	studying, during the 2005-06 interim, the medicaid medical reimbursement system, including				
21	costs of providing services, fee schedules, parity among provider groups, and access. The				
22	legislative council shall report its findings and recommendations, together with any legislation				
23	required to	implement the recommendations, to the sixtieth legislative assembly.			
24	SEC	CTION 6. EXPIRATION DATE. Section 3 of this Act is effective through			
25	December	31, 2006, and after that date is ineffective.			
26	SEC	CTION 7. EMERGENCY. This Act is declared to be an emergency measure.			