Sixty-seventh Legislative Assembly of North Dakota

## SENATE BILL NO. 2170

Introduced by

Senator Anderson

Representative M. Nelson

- 1 A BILL for an Act to create and enact chapter 19-03.7 of the North Dakota Century Code,
- 2 relating to prescription drug costs; and to provide a penalty.

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

- 4 SECTION 1. Chapter 19-03.7 of the North Dakota Century Code is created and enacted as follows:
- 6 <u>19-03.7-01. Definitions.</u>
- 7 As used in this chapter:
- 8 <u>1. "Employee Retirement Income Security Act plan" means a plan qualified under the</u>
- 9 <u>federal Employee Retirement Income Security Act of 1974 [29 U.S.C. 1002 et seq.].</u>
- 10 <u>2. "Health plan" has the same meaning as accident and health insurance policy under</u> 11 <u>section 26.1-36-02.</u>
- 12 <u>3. "Participating Employee Retirement Income Security Act plan" means an Employee</u>
- 13 Retirement Income Security Act plan that has elected to participate in the
- requirements and restrictions of this chapter as described in section 19-03.7-03.
- 15 <u>4. "Prescription drug" has the same meaning as stated in section 43-15.1-01.</u>
- 16 <u>5. "Referenced drugs" means prescription drugs subject to a referenced rate.</u>
- 17 <u>6. "Referenced rate" means the maximum rate established by the insurance</u>
- 18 <u>commissioner utilizing the wholesale acquisition cost and other pricing data described</u>
- 19 <u>in section 19-03.7-04.</u>
- 20 <u>7. "State entity" means any agency of state government that purchases prescription</u>
- 21 <u>drugs on behalf of the state for an individual whose health care is paid for by the state.</u>
- 22 <u>including any agent, vendor, fiscal agent, contractor, or other party acting on behalf of</u>
- 23 <u>the state. The term does not include the medical assistance program established</u>
- 24 under 42 U.S.C. section 1396 et seq.

1	<u>8.</u>	"Wholesale acquisition cost" has the meaning stated in 42 U.S.C. section 1395w-3a.		
2	19-03.7-02. Payment in excess of referenced rate prohibited.			
3	<u>1.</u>	It is a violation of this chapter for a state entity, health plan, or participating Employee		
4		Retirement Income Security Act plan to purchase referenced drugs to be dispensed or		
5		delivered to a consumer in the state, whether directly or through a distributor, for a		
6		cost higher than the referenced rate as determined in section 19-03.7-04.		
7	<u>2.</u>	It is a violation of this chapter for a retail pharmacy licensed in this state to purchase		
8		for sale or distribution referenced drugs for a cost that exceeds the referenced rate to		
9		an individual whose health care is provided by a state entity, health plan, or		
10		participating Employee Retirement Income Security Act plan.		
11	19-03.7-03, Employee Retirement Income Security Act plan opt-in.			
12	An Employee Retirement Income Security Act plan may elect to participate in the provisions			
13	of this chapter. Any Employee Retirement Income Security Act plan that desires its purchase of			
14	prescription drugs to be subject to the prohibition described in section 19-03.7-02 shall notify			
15	the insurance commissioner in writing by October first of each year.			
16	19-03.7-04. Referenced drugs determined.			
17	<u>1.</u>	As of October first of each year, on a form established by the insurance commissioner,		
18		the public employees retirement system shall transmit to the insurance commissioner		
19		a list of the two hundred fifty most costly prescription drugs based upon net price times		
20		utilization. For each of these prescription drugs, the public employees retirement		
21		system also shall provide the total net spend on each of those prescription drugs for		
22		the previous calendar year.		
23	<u>2.</u>	Utilizing the information described in subsection 1, as of January first of each year, the		
24		insurance commissioner shall create and publish a list of two hundred fiftythe		
25		referenced drugs subject to the referenced rate. The insurance commissioner shall		
26		identify the number of reference drugs subject to the referenced rate.		
27	<u>3.</u>	The insurance commissioner shall determine the referenced rateestablish a rate to be		
28		used as a basis to begin negotiation. The insurance commissioner shall establish this		
29		rate by comparing the wholesale acquisition cost to reference costs such as the cost		
30		from the Ontario ministry of health and long-term care and most recently published on		
31		the Ontario Drug Benefit Formulary: régie de l'assurance maladie du Québec and		

1		most recently published on the Quebec Public Drug Programs List of Medications;	
2		British Columbia ministry of health and most recently published on the BC	
3	ŧ	PharmaCare Formulary; and Alberta ministry of health and most recently published on	
4		the Alberta Drug Benefit List.	
5	4.	The referenced rate for each prescription drug must be calculated as the lowest cost	
6		among those resources and the wholesale acquisition cost. If a specific referenced	
7		drug is not included within the identified resources described in subsection 3, the	
8		insurance commissioner shallmay utilize as a reference for the purpose of determining	
9		the referenced rate a reference such as used as a basis to begin negotiation, the	
10	I	ceiling price for drugs as reported by the government of Canada patented medicine	
11		prices review board.	
12	4.	The insurance commissioner shall negotiate with manufacturers and distributors of	
13	And Antiques	referenced drugs to set a reference rate for each of the identified drugs.	
14	<u>5.</u>	The insurance commissioner shall calculate annually the savings expected to be	
15		achieved by subjecting prescription drugs to the referenced rate. In making this	
16		determination the commissioner shall consult with the public employees retirement	
17		system and the state board of pharmacy.	
18	<u>6.</u>	The insurance commissioner may adopt rules to implement fully the requirements of	
19		this chapter.	
20	<u>19-0</u>	03.7-05. Registered agent and office within the state.	
21	<u>An e</u>	entity that sells, distributes, delivers, or offers for sale any prescription drug in the state	
22	must behave a registered agent and maintain an office within the state.		
23	19-03.7-06. Use of savings - Referenced drug fund.		
24	<u>1.</u>	Any A health plan or participating Employee Retirement Income Security Act plan shall	
25		use any savings generated as a result of the requirements in section 19-03.7-02 must	
26		be used to reduce costs to consumers their members. A state entity, health plan, or	
27		participating Employee Retirement Income Security Act plan shall calculate the	
28		savings and utilize the savings directly to reduce costs for its members.	
29	<del>2.</del>	–No later than April first of each year, each state entity, health plan, and participating	
30		Employee Retirement Income Security Act plan subject to this chapter shall submit a	
31		report to the insurance commissioner describing the savings achieved for each	

1	referenced drug for the previous calendar year and how those savings were used to		
2		achieve the requirements of subsection 1 reduce costs to its members.	
3	2.	A state entity shall deposit any savings generated as a result of the requirements in	
4		section 19-03.7-02 into a referenced drug fund in the state treasury. Subject to	
5		legislative appropriation, the money in the fund must be used by the public employees	
6		retirement system and the insurance commissioner to administer this chapter and to	
7		reduce health plan premiums of state entities.	
8	19-03.7-07. Enforcement - Penalty.		
9	Each violation of this chapter is subject to a fine of one thousand dollars. Every individual		
10	transaction in violation of section 19-03.7-02 is determined to be a separate violation. The		
11	attorney	general may enforce this chapter on behalf of any state entity or consumers of	
12	prescription drugs. The insurance commissioner and state board of pharmacy shall work with		
13	the attorney general in enforcing this chapter. The refusal of a manufacturer or distributor to		
14	negotiate in good faith as described in subsection 4 of section 19-03.7-08 is a valid affirmative		
15	defense in any enforcement action brought under this chapter.		
16	<u>19-0</u>	3.7-08. Prohibition on withdrawal of referenced drugs for sale - Penalty.	
17	<u>1.</u>	It is a violation of this chapter for a manufacturer or distributor of a referenced drug to	
18		withdraw the referenced drug from sale or distribution within this state for the purpose	
19		of avoiding the impact of the rate limitations set forth in section 19-03.7-02.	
20	<u>2.</u>	A manufacturer that intends to withdraw a referenced drug from sale or distribution	
21		from within the state shall provide a notice of withdrawal in writing to the insurance	
22		commissioner, to the state board of pharmacy, and to the attorney general at least one	
23		hundred eighty days before the withdrawal.	
24	<u>3.</u>	The insurance commissioner shall assess a penalty on a manufacturer or distributor	
25		that the insurance commissioner, working in consultation with the state board of	
26		pharmacy, determines has withdrawn a referenced drug from distribution or sale in the	
27		state in violation of subsection 1 or 2. With respect to each referenced drug for which	
28		the insurance commissioner has determined the manufacturer or distributor has	
29		withdrawn from the market, the penalty must be equal to five hundred thousand dollars	
30		or the amount of annual savings determined by the insurance commissioner as	
31		described in subsection 5 of section 19-03.7-04, whichever is greater.	

## Sixty-seventh Legislative Assembly

- 4. It is a violation of this chapter for a manufacturer or distributor of a referenced drug to refuse to negotiate in good faith with a payor or seller of prescription drugs a price that is within the referenced rate as determined in section 19-03.7-04.
   5. The insurance commissioner shall assess a penalty on a manufacturer or distributor the insurance commissioner, working in consultation with the state board of pharmacy, determines has failed to negotiate in good faith in violation of subsection 4. With respect to each referenced drug for which the insurance commissioner has
- respect to each referenced drug for which the insurance commissioner has

  determined the manufacturer or distributor has failed to negotiate in good faith, the

  penalty must be equal to five hundred thousand dollars or the amount of annual

  savings determined by the insurance commissioner as described in subsection 4 of

  section 19-03.7-04, whichever is greater.