25.1250.02001 Title. Prepared by the Legislative Council staff for Representative Kasper January 24, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

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 a new section to chapter 26.1-36.9 of the North Dakota
- 2 Century Code, relating to dental insurer rate filing-requirements.

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

4	SECTION 1. A new section to chapter 26.1-36.9 of the North Dakota Century Code is						
5	created and enacted as follows:						
6	Dental insurer <u>rate filing</u> rates - Approval.						
7	1. -	1. A dental insurer annually shall file proposed plan rates and any changes to group					
8		rating factors that will be effective the following January first with the commissioner, as					
9		prescribed by the commissioner.					
10	<u>2.</u>	<u>The</u>	commissioner shall disapprove a:				
11		<u>a.</u>	Proposed plan rate that is excessive, inadequate, or unreasonable in relation to				
12			the benefits; and				
13		<u>b.</u>	Group rating factor that is discriminatory or not actuarially sound.				
14	<u>3.1.</u>	<u>The</u>	commissioner shall deem a proposed plan rate of a dental insurer to be excessive				
15	Y.	<u>and</u>	disapprove the proposed plan rate if the dental insurer files a rate change and the:				
16		<u>a.</u>	Administrative expense component, not including taxes and assessments,				
17			increases from the previous year's rate filing by more than four percent in the				
18			dental services consumer price index;				
19	8	b.	Reported contribution to surplus exceeds two percent of total revenue; or				
20		b.c.	Dental loss ratio for the plan is less than eighty-three percent.				

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1	<u>4.</u>	<u>a.</u>	If the commissioner disapproves a proposed plan rate or group rating factor
2			under subsection 2, the commissioner shall provide notice of disapproval to the
3			dental insurer forty-five days before the proposed effective date of the proposed
4			plan rate or group rating factor.
5		<u>b.</u>	Within ten days of the notice of disapproval being issued, the dental insurer may
6			request the commissioner hold a hearing.
7	-	<u>C.</u>	If a dental insurer requests a hearing under this subsection, the commissioner
8			shall hold a hearing within fifteen days of receipt of the request.
9	Water to the Control of the Control	<u>d.</u>	The commissioner shall issue a decision within thirty days following the hearing.
10			A dental insurer may not implement the disapproved proposed plan rate or group
11			rating factor unless the commissioner reverses the disapproval decision following
12			the hearing.
13	<u>- 5.</u>	<u>a.</u>	If the commissioner disapproves a proposed plan rate under subsection 3, the
14			commissioner shall provide notice of disapproval to the dental insurer forty-five
15			days before the proposed effective date of the proposed plan rate and schedule a
16			public hearing.
17	<u> </u>	<u>b.</u>	Upon notice of the public hearing by the commissioner, the dental insurer shall
18			provide notice of the public hearing and the presumptive disapproval of the
19			proposed plan rate to all employers and individuals covered by the plan.
20	3 -22-12-13-1	<u>c.</u>	The commissioner shall issue a decision within thirty days following the public-
21			hearing. A dental insurer may not implement the disapproved proposed plan rate
22			unless the commissioner reverses the presumptive disapproval decision following
23			the hearing.
24	<u>6.2.</u>	<u>a.</u>	If the annual dental loss ratio for a dental benefit plan is less than eighty-three
25	ř		percent, the dental insurer offering the plan shall refund the excess premium to
26			covered individuals and groups. As used in this section, "dental loss ratio" means
27			the ratio used to determine the minimum percentage of all premium funds
28			collected by a dental insurer each year which must be spent on actual patient
29			care rather than overhead costs. This minimum required percentage that dental
30			benefit plans must meet for the portion of patient premiums must be dedicated to

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

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1				(c)	Amounts paid to third-party vendors for network development,		
2					administrative fees, claims processing, and utilization management; or		
3	-			(d)	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	1				paraprofessionals, janitors, quality assurance analysts, administrative		
8					supervisors, secretaries to dental personnel, and dental record clerks.		
9			(4)	(a)	The denominator is calculated using insurer revenue.		
10				(b)	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			_	(c)	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	7. 3.	7.3. The commissioner may:					
17		<u>a.</u>	<u>Auth</u>	norize	a waiver or adjustment of the refund requirements in this section only if		
18			<u>it is</u>	deterr	nined by the commissioner that issuing refunds would result in financial		
19			<u>impa</u>	<u>airmer</u>	nt for the dental insurer.		
20		<u>b.</u>	<u>Ado</u>	pt rule	es to implement and administer this section.		