25.1281.02005 Title.

Sixty-ninth Legislative Assembly of North Dakota Prepared by the Legislative Council staff for Senator Sickler
April 10, 2025

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1584

Introduced by

Representatives Kasper, Koppelman, Lefor, Steiner, Vigesaa, Warrey Senators Barta, Boehm, Boschee, Hogue, Klein

In place of the amendments (25.1281.02003) adopted by the Senate, Engrossed House Bill No. 1584 is amended by amendment (25.1281.02005) as follows:

A BILL for an Act to create and enact two four new sections to chapter 26.1-27.1 of the North 1 Dakota Century Code, relating to pharmacy benefits managers and a pharmacy benefit 2 manager enforcement fund; to amend and reenact subsection 1 of section 26.1-01-07, sections 3 26.1-27.1-01, 26.1-27.1-02, 26.1-27.1-04, 26.1-27.1-06 and 26.1-27.1-07 of the North Dakota 4 Century Code, relating to pharmacy benefits managers; to repeal section 26.1-27-01.1 and 5 chapter 26.1-36.10 of the North Dakota Century Code, relating to pharmacy benefits managers 6 and prescription drug costs; to provide a penalty; to provide an appropriation; to provide for a 7 8 transfer: to provide an effective date; to provide an expiration date; and to declare an 9 emergency.

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

11 SECTION 1. AMENDMENT. Subsection 1 of section 26.1-01-07 of the North Dakota 12 Century Code is amended and reenacted as follows: 13 The commissioner shall charge and collect the following fees: For filing articles of incorporation, or copies, or amendments thereof, twenty-five 14 15 dollars. 16 For each original certificate of authority issued upon admittance and for each 17 annual renewal thereof, one hundred dollars and for amendment to certificate of authority, or certified copy thereof, fifty dollars. 18 For issuing an annual reciprocal exchange license, the same fees as those 19 20 applicable to the issuance of a certificate of authority in subsection 2.

d.	For filing an annual report of a fraternal benefit society, and issuing a license or
	permit to the society, and for each renewal thereof, one hundred dollars.
e.	For filing of articles of merger, or copies thereof, thirty dollars.
f.	For filing an annual statement, twenty-five dollars.
g.	For filing the abstract of the annual statement of an insurance company for
	publication, thirty dollars.
h.	For an official examination, the expenses of the examination at the rate adopted
	by the department. The rates must be reasonably related to the direct and
	indirect costs of the examination, including actual travel expenses, including hotel
	and other living expenses, compensation of the examiner and other persons
	making the examination, and necessary attendant administrative costs of the
	department directly related to the examination and must be paid by the examined
	insurer together with compensation upon presentation by the department to the
	insurer of a detailed account of the charges and expenses after a detailed
	statement has been filed by the examiner and approved by the department.
i.	For issuing a certificate to a domestic insurance company showing a compliance
	with the compulsory reserve provisions of this title and the maintenance of proper
	security deposits and for any renewal of the certificate, twenty-five dollars.
j.	For a written licensee's examination not administered by the office of the
	commissioner under a contract with a testing service, the actual cost of the
	examination, subject to approval of the commissioner, which must be paid to the
	testing service.
k.	For issuing a surplus lines insurance producer's or insurance consultant's
	license, one hundred dollars. For each annual renewal of a surplus lines
	insurance producer's or insurance consultant's license, twenty-five dollars.
l.	For issuing an insurance producer's license, one hundred dollars.
m.	For issuing a duplicate of any license or registration issued under this title, ten
	dollars.
n.	For each insurance company appointment and renewal of an appointment of an
	insurance producer, ten dollars.
	e. f. g. h. i.

- For each company application for admission, five hundred dollars, except
 applications for admission for county mutual, fraternal benefit, and surplus lines
 companies must be one hundred dollars.
- p. For issuing a license and each annual renewal of a license to an insurance premium finance company, one hundred dollars.
- q. For examining or investigating an insurance premium finance company, the actual expense and per diem incurred; but the per diem charge may not exceed fifty dollars.
- For issuing and each annual renewal of a license to an advisory organization, fifty dollars.
- s. For filing an individual insurance producer licensing continuation, twenty-five dollars.
- t. For services provided by the state fire marshal.
- u. For the initial application fee for a pharmacy benefit manager, an amount determined by the commissioner, which may not exceed ten thousand dollars.

 For each annual renewal, an amount to be determined by the commissioner, which may not exceed ten thousand dollars.

SECTION 2. AMENDMENT. Section 26.1-27.1-01 of the North Dakota Century Code is amended and reenacted as follows:

26.1-27.1-01. Definitions.

In this chapter, unless the context otherwise requires:

1. "Covered entity" means a nonprofit hospital or a medical service corporation; a health insurer; a health benefit plan; a health maintenance organization; a health program administered by the state in the capacity of provider of health coverage; or an employer, a labor union, or other entity organized in the state which provides health coverage to covered individuals who are employed or reside in the state. The term does not include a self-funded plan that is exempt from state regulation pursuant to the Employee Retirement Income Security Act of 1974 [Pub. L. 93-406; 88 Stat. 829; 29 U.S.C. 1001 et seq.]; a plan issued for coverage for federal employees; or a health plan that provides coverage only for accidental injury, specified disease, hospital indemnity, Medicare supplement, disability income, long-term care, or other

1		limit	ed-benefit health insurance policy policies or contract contracts that do not include
2		pres	scription drug coverage.
3	2.	"Co	vered individual" means a member, a participant, an enrollee, a contractholder, a
4		poli	cyholder, or a beneficiary of a covered entity who is provided health coverage by
5		the	covered entity. The term includes a dependent or other individual provided health
6		cov	erage through a policy, contract, or plan for a covered individual.
7	3.	"De	-identified information" means information from which the name, address,
8		tele	phone number, and other variables have been removed in accordance with
9		requ	uirements of title 45, Code of Federal Regulations, part 164, section 512,
10		sub	sections (a) or (b).
11	4.	"G e	neric drug" means a drug that is chemically equivalent to a brand name drug for
12		whi	ch the patent has expired.
13	5.	"Lal	beler" means a person that has been assigned a labeler code by the federal food
14		and	drug administration under title 21, Code of Federal Regulations, part 207,
15		sec	tion 20, and that receives prescription drugs from a manufacturer or wholesaler
16		and	repackages those drugs for later retail sale.
17	6. <u>5.</u>	"Pa	yment received by the pharmacy benefits manager" means the aggregate amoun
18		of th	ne following types of payments:
19		a.	A rebate collected by the pharmacy benefits manager or a rebate aggregator
20			which is allocated to a covered entity, or retained by the pharmacy benefits
21			manager;
22		b.	An administrative fee collected from the manufacturer in consideration of an
23			administrative service provided by the pharmacy benefits manager to the
24			manufacturer;
25		c.	A pharmacy network fee; pharmacy price concessions, and any other financial
26			payment made by a pharmacy to a pharmacy benefits manager; and
27		d.	Any other fee or amount collected by the pharmacy benefits manager from a
28			manufacturer or labeler for a drug switch program, formulary management
29			program, mail service pharmacy, educational support, data sales related to a
30			covered individual or any other administrative function

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class C felony.

"Pharmacy benefits management" means the procurement of prescription drugs at a 1 7.6. negotiated rate for dispensation within this state to covered individuals; the 2 administration or management of prescription drug benefits provided by a covered 3 entity for the benefit of covered individuals; or the providing of any of the following 4 services with regard to the administration of the following pharmacy benefits: 5 Claims processing, retailpharmacy network management, and payment of claims 6 a. to a pharmacy for prescription drugs dispensed to a covered individual; 7 Clinical formulary development and management services; or 8 b. Rebate contracting and administration. 9 "Pharmacy benefits manager" means a person that who performs pharmacy benefits 10 8.7. management, as a third party, under a contract or other fineancial financial 11 arrangement with a covered entity. The term includes does not include a person acting-12 for a health benefit plan that manages or directs its own pharmacy benefits manager in 13 a contractual or employment relationship in the performance of pharmacy benefits-14 management for a covered entity. The term does not include a public self-funded pool-15 or a private single-employer self-funded plan that provides benefits or services directly-16 to its beneficiaries. The term does not include a health carrier licensed under title 26.1 17 if the health carrier is providing pharmacy benefits management to its insureds. 18 "Rebate" means a retrospective reimbursement of a monetary amount by a 19 9.8. manufacturer under a manufacturer's discount program with a pharmacy benefits 20 21 manager for drugs dispensed to a covered individual. "Utilization information" means de-identified information regarding the quantity of drug 22 10.9. prescriptions dispensed to members of a health plan during a specified time period. 23 SECTION 3. AMENDMENT. Section 26.1-27.1-02 of the North Dakota Century Code is 24 25 amended and reenacted as follows: 26 26.1-27.1-02. Licensing - Terms and fee - Application. 27 A person may not performestablish or actoperate as a pharmacy benefits manager in 28 this state unless that person holdswithout first obtaining a certificate of

registrationlicense as an administrator under chapter 26.1-27 from the the

commissioner under to this section. A person violating this subsection is guilty of a

1	<u>2.</u>	A person applying for a pharmacy benefits manager license shall submit an application		
2		to the commissioner. The commissioner shall make an application form available on its		
3		website that which includes a request for the following information:		
4		a. The identity, address, electronic mail address, and telephone number of the		
5		applicant:		
6		b. The name, business address, electronic mail address, and telephone number of		
7		the contact person for the applicant:		
8		c. If applicable, the federal employer identification number for the applicant; and		
9		d. Any other information the commissioner considers necessary and appropriate to		
10		establish the qualifications to receive a license as a pharmacy benefits manager		
11		to complete the licensure process.		
12	<u>3.</u>	The term of licensure is one year from April thirtieth through March thirty-first.		
13	<u>4.</u>	The pharmacy benefits manager shall pay an annual renewal fee no later than April		
14		thirtieth.		
15	<u>5.</u>	The commissioner shall determine the amount of the initial application fee, which may		
16		not exceed two hundred fifty dollars. The commissioner shall determine the amount of		
17		the renewal application fee for the registration, which may not exceed one hundred		
18		dollars. The applicant shall submit the fee with anthe initial application or renewal		
19		application for registrationlicensure, AnThe initial application fee is and renewal fee are		
20		nonrefundable. The commissioner shall return a renewal application fee if the renewa		
21		of registration is not granted.		
22	<u>6.</u>	Each application for a license, and subsequent renewal for a license, must be		
23		accompanied by evidence of financial responsibility in an amount of one million		
24		dollars.		
25	<u>7.</u>	Upon receipt of a completed application, evidence of financial responsibility, and fee,		
26		the commissioner shall review each applicantapplication and issue a license if the		
27		applicant is qualified in accordance with the provisions of this section and the rules		
28		promulgated by the commissioner under this section. The commissioner may require		
29		additional information or submissions from an applicant and may obtain any		
30		documents or information reasonably necessary to verify the information contained in		
31		the application.		

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1	<u>8.</u>	The license may be in paper or electronic form. The license is nontransferable, and
2		must prominently list the expiration date.
3	SEC	TION 4. AMENDMENT. Section 26.1-27.1-04 of the North Dakota Century Code is
4	amende	d and reenacted as follows:
5	26.1-27.1-04. Prohibited practices.	
6	1.	A pharmacy benefits manager shall comply with subsections 19-02.1-01, 19-02.1-02.
7		19-02.1-14.2, 19-02.1-16, 19-02.1-16.1, 19-02.1-16.2, 19-02.1-16.3, 19-02.1-16.4.
8		19-02.1-16.5, and 19-02.1-16.6 in chapter 19-02.1 regarding the substitution of one-
9		prescription drug for another.
10	2.	A pharmacy benefits manager may not require a pharmacist or pharmacy to
11		participate in one contract in order to participate in another contract. The pharmacy
12		benefits manager may not exclude an otherwise qualified pharmacist or pharmacy
13		from participation in a particular network if the pharmacist or pharmacy accepts the
14		terms, conditions, and reimbursement rates of the pharmacy benefits manager's
15		contract.
16	<u>3.</u>	A pharmacy benefits manager shall offer pharmacy contracts that are opt-in contracts
17		with at least thirty days to respond and signatures must be obtained from the
18		pharmacy or entities an entity contracting on behalf of pharmacies the pharmacy.
19	<u>4.</u>	A pharmacy must be allowed tomay opt-out of a pharmacy benefits managers contract
20		by providing at least a ninety-day notice.
21	SEC	CTION 5. AMENDMENT. Section 26.1-27.1-06 of the North Dakota Century Code is
22	amende	d and reenacted as follows:
23	26.1	-27.1-06. Examination of insurer-covered entity.
24	1.	During an examination of a covered entity as provided for in chapter 26.1-03, 26.1-17,
25		or 26.1-18.1, the commissioner shall examine any contract between the covered entity
26		and a pharmacy benefits manager and any related record to determine if the payment

rates or has been distributed to covered individuals.

2. To facilitate the examination, the covered entity shall disclose annually to the commissioner the benefits of the payment received by the pharmacy benefits manager

received by the pharmacy benefits manager which the covered entity received from

the pharmacy benefits manager has been applied toward reducing the covered entity's

1		received under any contract with a pharmacy benefits manager and shall describe the	
2	l	manner in which the payment received by the pharmacy benefits manager is applied	
3		toward reducing rates or is distributed to covered individuals.	
4	3.	Any information disclosed to the commissioner under this section is considered a trade	
5	0.	secret under chapter 47-25.1. This section does not prevent the disclosure of a final	
6		order issued against a pharmacy benefits manager. Such order is an open record.	
7	SEC	CTION 6. AMENDMENT. Section 26.1-27.1-07 of the North Dakota Century Code is	
8		amended and reenacted as follows:	
9		-27.1-07. Rulemaking authority.	
10	1	commissioner shall adopt rules as necessary before for implementation of to implement	
	ı		
11	this chapter.		
12	SECTION 7. A new section to chapter 26.1-27.1 of the North Dakota Century Code is		
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14	Enf	orcement.	
15	<u>1.</u>	All powers granted to the commissioner under title 26.1 and chapter 28-32 are	
16		available in enforcing chapter 26.1-27.1, including subpoena power.	
17	<u>2.</u>	This section does not limit the attorney general from investigating and prosecuting	
18		violations of the law.	
19	<u>3.</u>	This section does not prohibit the commissioner, state board of pharmacy, or	
20		department of health and human services from collaborating through joint exercise of	
21		common powers agreements.	
22	SEC	CTION 8. A new section to chapter 26.1-27.1 of the North Dakota Century Code is	
23	created	and enacted as follows:	
24	Adr	ninistrative penalties.	
25	<u>1.</u>	A pharmacy benefits manager found to be in violation of this chapter or any rules	
26		adopted under this chapter is subject to:	
27		a. A monetary penalty of up to ten thousand dollars per violation:	
28		b. Suspension or revocation of license; and	
29		c. A civil penalty of up to fifty thousand dollars for a second or subsequent violation.	

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enforcement fund for the purpose of enforcing the provisions of chapter 26.1-27.1.

and budget shall transfer the balance in the drug pricing fund to the pharmacy benefit manager

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SECTION 13. APPROPRIATION. There is appropriated out of any moneys in the pharmacy
benefit manager enforcement fund in the state treasury, not otherwise appropriated, the sum of
\$1,200,000, or so much of the sum as may be necessary, to the insurance commissioner for the
purpose of enforcing the provisions of chapter 26.1-27-1 and conducting an actuarial analysis of
the effect of the policies contained in this Act on health insurance premiums and consumer drug
prices, for the period beginning with the effective date of this Act and ending June 30, 2027. The
insurance commissioner is authorized three full-time equivalent positions, including an attorney,
a pharmacist, and an investigator, for this purpose.
SECTION 14. EFFECTIVE DATE. Section 3 of this Act becomes effective January 1, 2026.
SECTION 15. EXPIRATION DATE. Section 10 of this Act is effective through June 30,
2029, and after that date is ineffective.

SECTION 16. EMERGENCY. This Act is declared to be an emergency measure.