

Introduced by

Senators Klein, Armstrong, Casper

Representatives Dockter, Keiser, Vigesaa

1 A BILL for an Act to create and enact a new section to chapter 19-02.1 of the North Dakota
2 Century Code, relating to pharmacy claim fees and pharmacy rights; to provide a penalty; and
3 to provide for application.

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

5 **SECTION 1.** A new section to chapter 19-02.1 of the North Dakota Century Code is created
6 and enacted as follows:

7 **Pharmacy claim fees and pharmacy rights - Pharmacy benefits managers - Penalty.**

8 1. As used in this section:

9 a. "Pharmacy benefits manager" has the same meaning as in section 19-03.6-01.

10 b. "Plan sponsor" has the same meaning as in section 19-03.6-01.

11 c. "Third-party payer" has the same meaning as in section 19-03.6-01.

12 2. A pharmacy benefits manager or third-party payer may not directly or indirectly charge
13 or hold a pharmacy responsible for a fee related to a claim:

14 a. That is not apparent at the time of claim processing;

15 b. That is not reported on the remittance advice of an adjudicated claim;

16 c. After the initial claim is adjudicated at the point of sale; or

17 d. To which a pharmacy did not clearly agree in a writing signed by both parties.

18 3. Pharmacy performance measures or pay for performance pharmacy networks shall
19 utilize the electronic quality improvement platform for plans and pharmacies or other
20 unbiased nationally recognized entity aiding in improving pharmacy performance
21 measures.

22 a. A pharmacy benefits manager or third-party payer may not collect a fee from a
23 pharmacy if the pharmacy's performance scores or metrics fall within the criteria
24 identified by the electronic quality improvement platform for plans and

- 1 pharmacies or other unbiased nationally recognized entity aiding in improving
2 pharmacy performance measures.
- 3 b. If a pharmacy benefits manager or third-party payer imposes a fee upon a
4 pharmacy for scores or metrics or both scores and metrics that do not meet those
5 established by the electronic quality improvement platform for plans and
6 pharmacies or other nationally recognized entity aiding in improving pharmacy
7 performance measures, a pharmacy benefits manager or third-party payer is
8 limited to applying the fee to the professional dispensing fee outlined in the
9 pharmacy contract.
- 10 c. A pharmacy benefits manager or third-party payer may not impose a fee relating
11 to performance metrics on the cost of goods sold by a pharmacy.
- 12 4. A pharmacy benefits manager or third-party payer may not charge a patient a
13 copayment that exceeds the cost of the medication. If a patient pays a copayment, the
14 dispensing provider or pharmacy may retain the adjudicated cost and the pharmacy
15 benefits manager or third-party payer may not redact the adjudicated cost.
- 16 5. A pharmacy benefits manager or third-party payer may not prohibit a pharmacist or
17 pharmacy from participating in a class action lawsuit. A pharmacy or pharmacist may
18 disclose to the plan sponsor or to the patient information regarding the adjudicated
19 reimbursement paid to the pharmacy which is compliant under the federal Health
20 Insurance Portability and Accountability Act of 1996 [Pub. L. 104-191; 110 Stat. 1936;
21 29 U.S.C. 1181 et seq.].
- 22 6. A pharmacist or pharmacy that belongs to a pharmacy service administration
23 organization may receive a copy of a contract the pharmacy service administration
24 organization entered with a pharmacy benefits manager or third-party payer on the
25 pharmacy's or pharmacist's behalf.
- 26 7. A pharmacy or pharmacist may decline to provide pharmacist services or products on
27 behalf of a pharmacy benefits manager or third-party payer.
- 28 8. A pharmacy or pharmacist may provide relevant information to a patient if the patient
29 is acquiring prescription drugs. This information may include the cost and clinical
30 efficacy of a more affordable alternative drug if one is available. Gag orders of such a
31 nature placed on a pharmacy or pharmacist are prohibited.

1 9. A pharmacy or pharmacist may mail or deliver drugs to a patient as an ancillary
2 service of a pharmacy.

3 10. A pharmacy benefits manager or third-party payer may not prohibit a pharmacist or
4 pharmacy from charging a shipping and handling fee to a patient requesting a
5 prescription be mailed or delivered.

6 11. A pharmacy benefits manager or third-party payer shall provide a pharmacy or
7 pharmacist with the processor control number, bank identification number, and group
8 number for each pharmacy network established or administered by a pharmacy
9 benefits manager to enable the pharmacy to make an informed contracting decision.

10 12. A pharmacy benefits manager or third-party payer may not require pharmacy
11 accreditation standards or recertification requirements inconsistent with, more
12 stringent than, or in addition to federal and state requirements for licensure as a
13 pharmacy in this state.

14 13. A pharmacy benefits manager or other third-party payer that violates this section is
15 guilty of a class B misdemeanor for violation occurrence.

16 **SECTION 2. APPLICATION.** This Act applies to contracts and agreements in effect on and
17 after the effective date of this Act.