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FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1233

Introduced by

Representatives Kasper, Jones, Keiser, Lefor, Louser, Meier, Rohr, Schauer, Steiner

- 1 A BILL for an Act to amend and reenact section 54-52.1-04.16 of the North Dakota Century
- 2 Code, relating to public employees retirement system prescription drug coverage performance
- 3 audits.

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

5 **SECTION 1. AMENDMENT.** Section 54-52.1-04.16 of the North Dakota Century Code is 6 amended and reenacted as follows:

54-52.1-04.16. Prescription drug coverage - Performance audits - Report to employee

- benefits programs committee.
 - 1. Except for Medicare part D, prescription drug coverage, the board may not enter or renew a contract for prescription drug coverage, whether contracting directly with a pharmacy benefits manager, providing prescription drug coverage through a self-insurance plan, or contracting with a carrier, unless the contract authorizes the board during the term of the contract to conduct a performance audit of the prescription drug coverage and any related pharmacy benefits management services.
 - 2. During the term of the contract for the prescription drug coverage, the board shall conduct a performance audit of the prescription drug coverage and any related pharmacy benefits management service. The performance audit must be conducted directly through the pharmacy benefits manager providing the prescription drug coverage and may not be conducted through an intermediary, such as the carrier. The contract for prescription drug coverage must provide:
 - a. The board <u>and auditor</u> must have full access to <u>claim-level</u> data regarding:
 - (1) The total <u>amount of dollars paid to the pharmacy benefits manager by the carrier and the board, including detail by prescription to arrive at the aggregate total amounts;</u>

1		(2) The total amount of dollars paid to the pharmacy benefits manager by the
2		carrier and the board which were not subsequently paid to a licensed
3		pharmacy in the state; and
4		(3) Payments made to all pharmacy providers which shows line item detail to
5		include product reimbursement and dispensing fees as two separate fields
6		to arrive at the aggregate total amounts; and
7		(4) Any recoupment by the pharmacy benefits manager either at the point of
8		sale or retrospectively, including the reason and the reason code.
9	b.	The board and auditor must have full access to data regarding the averageper
0		claim detail of reimbursement, by drug ingredient cost, dispensing fee, and any
11		other fee paid by a pharmacy benefits manager to licensed pharmacies with
2		which the pharmacy benefits manager shares common ownership or control or is
3		affiliated through any contractual agreement.
4	C.	The board and auditor must have full access to data regarding the averageper
5		claim detail of reimbursement, by drug ingredient cost, dispensing fee, and any
6		other fee paid by a pharmacy benefits manager to pharmacies licensed in the
17		state.
8	d.	The board and auditor must have full access to data on an individual claim basis
9		regarding any prospective and retrospective direct and indirect fees, charges, or
20		recoupment, or any kind of assessments or effective rates imposed by the
21		pharmacy benefits manager on pharmacies licensed with which the pharmacy
22		benefits manager shares common ownership or control or is affiliated through
23		any contractual agreement.
24	e.	The board and auditor must have full access to data on an individual claim basis
25		regarding any prospective and retrospective direct and indirect fees, charges, or
26		recoupment, or any kind of assessments or effective rates imposed by the
27		pharmacy benefits manager, on pharmacies licensed in the state.
28	f.	The contract must provide that That all drug rebates, financial incentives, fees,
29		and discounts must be disclosed to the board at the national drug code level.
30	<u>g.</u>	The terms of the contract between the carrier and the pharmacy benefits
31		manager.

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1 The following apply to conducting a performance audit as required under this section: 2.3. 2 The board shall use an independent auditor who has no conflict of interest with <u>a.</u> 3 the carrier, pharmacy benefits manager, or board such as an existing contract 4 with that entity. The board may not compensate the auditor based on financial 5 findings or recoveries resulting from an audit. All audit compensation must be on 6 a flat fee or hourly basis. 7 Data and documents provided by the pharmacy benefits manager to the board or b. 8 the auditor may not be redacted or altered by the pharmacy benefits manager. 9 The board's auditor, the insurance department, and the employee benefits 10 programs committee may access any information the board and the auditor may 11 access under this section. All information accessed by the board, board's auditor, 12 insurance department, or employee benefits programs committee which is trade 13 secret is a confidential record. This subsection subdivision does not limit the 14 information required to be disclosed to the board and the auditor under 15 subsection 1. This subdivision does not limit the access to information that is not 16 a trade secret. 17 The performance audit must include a review of financial terms and quarantees <u>C.</u> 18 and performance guarantees, including administrative fees, annual brand 19 prescription guarantees, annual generic prescription guarantees, annual specialty 20 drug guaranteed discounts, and financial benefit guarantees listed in the 21 pharmacy benefits manager contract to validate the terms of the contract are 22 being met. 23 The performance audit must include a review of medical prescription drug claim <u>d.</u> 24 rebates at the national drug code level and the amounts and verify who retained 25 the rebates for such drugs. 26 The pharmacy benefits manager shall disclose to the board and the auditor the 27 terms of any contract or arrangement the pharmacy benefits manager has with a 28 rebate aggregator, regardless of whether self-owned or with an outside entity that 29 functions as a rebate aggregator for the pharmacy benefits manager, regardless

of whether self-described as a rebate aggregator.

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- f. The pharmacy benefits manager shall provide all data and documents necessary
 to enable the board and the auditor to calculate any compensation the pharmacy
 benefits manager shall pay to the public employees retirement system if a
 program or contract guarantee was not properly implemented.
 - 3. If the board contracts directly with a pharmacy benefits manager or provides prescription drug coverage through a self-insurance plan, the contract must provide the pharmacy benefits manager shall disclose to the board and the board's auditor all rebates and any other fees that provide the pharmacy benefits manager with sources of income under the contract, including under related contracts the pharmacy benefits manager has with third parties, such as drug manufacturers.
 - 4. Anything the board has access to under this section, the insurance department and employee benefits programs committee has access to The board shall report to the employee benefits programs committee the report of each performance audit conducted under this section.