### FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

#### **ENGROSSED HOUSE BILL NO. 1465**

Introduced by

Representatives Westlind, Tveit, Weisz

## 1 A BILL for an Act to create and enact section 26.1-36-12.7 of the North Dakota Century Code,

- 2 relating to freedom of choice for health care services.for an Act to create and enact a new
- 3 section to chapter 23-12 of the North Dakota Century Code, relating to vaccine information; to
- 4 amend and reenact section 26.1-36-09.15 of the North Dakota Century Code, relating to
- 5 <u>coverage of telehealth services; to provide for a legislative management study; and to declare</u>
- 6 an emergency.

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

8 SECTION 1. Section 26.1-36-12.7 of the North Dakota Century Code is created and 9 enacted as follows: 10 26.1-36-12.7. Freedom of choice for health care services. 11 As used in this section: 12 "Health care provider" includes an individual licensed under chapter 43-05, а. 13 43-06, 43-12.1 as a registered nurse or as an advanced practice registered 14 nurse. 43-13. 43-15. 43-17. 43-26.1. 43-28. 43-32. 43-37. 43-40. 43-41. 43-42. 15 43-44, 43-45, 43-47, 43-58, or 43-60. 16 "Policy" means a health insurance policy, contract, or evidence of coverage on a b. 17 group, individual, blanket, franchise, or association basis. 18 A health insurer, including the North Dakota Medicaid program, may not obstruct 2. 19 patient choice by excluding a health care provider licensed under the laws of this state 20 from participating on the health insurer's panel of providers if the provider is located 21 within the geographic coverage area of the health benefit plan and is willing and fully 22 gualified to meet the terms and conditions of participation, as established by the health 23 insurer.

1	SE	CTION 1. A new section to chapter 23-12 of the North Dakota Century Code is created				
2	and ena	and enacted as follows:				
3	Vac	Vaccine and infection information.				
4	1.	Except as provided under sections 15.1-23-02, 23-01-05.3, and 23-07-17.1, neither a				
5		state government entity nor any of its subdivisions, agents, or assigns may:				
6		a. Require documentation, whether physical or electronic, for the purpose of				
7		certifying or otherwise communicating the following before providing access to				
8		state property, funds, or services:				
9		(1) An individual's vaccination status;				
10		(2) The presence of pathogens, antigens, or antibodies; or				
11		(3) An individual's post-transmission recovery status;				
12		b. Otherwise publish or share an individual's vaccination record or similar health				
13		information, except as specifically authorized by the individual or otherwise				
14		authorized by statute; or				
15		c. Require a private business to obtain documentation, whether physical or				
16		electronic, for purposes of certifying or otherwise communicating the following				
17		before employment or providing access to property, funds, or services based on:				
18		(1) An individual's vaccination status;				
19		(2) The presence of pathogens, antigens, or antibodies; or				
20		(3) An individual's post-transmission recovery status.				
21	2.	A private business located in this state may not require a patron or customer to				
22		provide any documentation certifying vaccination or post-transmission recovery to gain				
23		access to, entry upon, or services from the business. This subsection does not apply				
24		to a health care provider including a long-term care provider.				
25	3.	This section may not be construed to interfere with an individual's rights to access that				
26		individual's own personal health information or with a person's right to access personal				
27		health information of others which the person otherwise has a right to access.				
28	4.	Subsection 1 is not applicable to the state board of higher education, the university				
29		system, or institutions under the control of the state board of higher education to the				
30		extent the entity has adopted policies and procedures governing the type of				

1		locumentation required, the circumstances under which such documentation may be
2		shared, and exemptions from providing such documentation.
3	5.	This section is not applicable during a public health disaster or emergency declared in
4		accordance with chapter 37-17.1.
5	6.	This section is limited in application to a vaccination authorized by the federal food and
6		Irug administration pursuant to an emergency use authorization.
7	SEC	ION 2. AMENDMENT. Section 26.1-36-09.15 of the North Dakota Century Code is
8	amende	and reenacted as follows:
9	26.1	6-09.15. Coverage of telehealth services.
10	1.	As used in this section:
11		a. "Distant site" means a site at which a health care provider or health care facility is
12		located while providing medical services by means of telehealth.
13		. <u>"E-visit" means a face-to-face digital communication initiated by a patient to a</u>
14		provider through the provider's online patient portal.
15		c"Health care facility" means any office or institution at which health services are
16		provided. The term includes hospitals; clinics; ambulatory surgery centers;
17		outpatient care facilities; nursing homes; nursing, basic, long-term, or assisted
18		living facilities; laboratories; and offices of any health care provider.
19	e	. "Health care provider" includes an individual licensed under chapter 43-05,
20		43-06, 43-12.1 as a registered nurse or as an advanced practice registered
21		nurse, 43-13, 43-15, 43-17, 43-26.1, 43-28, 43-32, 43-37, 43-40, 43-41, 43-42,
22		43-44, 43-45, 43-47, 43-58, or 43-60.
23	e	e. "Nonpublic facing product" means a remote communication product that, as a
24		default, allows only the intended parties to participate in the communication.
25		f"Originating site" means a site at which a patient is located at the time health
26		services are provided to the patient by means of telehealth.
27	e	2. "Policy" means an accident and health insurance policy, contract, or evidence of
28		coverage on a group, individual, blanket, franchise, or association basis.
29	1	n. "Secure connection" means a connection made using a nonpublic facing remote
30		communication product that employs end-to-end encryption, and which allows

1	only an individual and the person with whom the individual is communicating to
2	see what is transmitted.
3	i"Store-and-forward technology" means electronic information, imaging, and
4	communication that is transferred, recorded, or otherwise stored in order to be
5	reviewed at a distant site at a later date by a health care provider or health care
6	facility without the patient present in real time. The term includes telehome
7	monitoring and interactive audio, video, and data communication.
8	<del>g.</del> j. "Telehealth":
9	(1) Means the use of interactive audio, video, or other telecommunications
10	technology that is used by a health care provider or health care facility at a
11	distant site to deliver health services at an originating site and that is
12	delivered over a secure connection that complies with the requirements of
13	state and federal laws.
14	(2) Includes the use of electronic media for consultation relating to the health
15	care diagnosis or treatment of a patient in real time or through the use of
16	store-and-forward technology.
17	(3) Does not include the use of audio-only telephone, electronic mail, or-
18	facsimile transmissions, or audio-only telephone unless for the purpose of
19	e-visits or a virtual check-in.
20	k. "Virtual check-in" means a brief communication via telephone or other
21	telecommunications device to decide whether an office visit or other service is
22	needed.
23	2. An insurer may not deliver, issue, execute, or renew a policy that provides health
24	benefits coverage unless that policy provides coverage for health services delivered
25	by means of telehealth which is the same as the coverage for health services
26	delivered by in-person means.
27	3. Payment or reimbursement of expenses for covered health services delivered by
28	means of telehealth under this section may be established through negotiations
29	conducted by the insurer with the health services providers in the same manner as the
30	insurer with the health services providers in the same manner as the insurer

	esta	ablishes payment or reimbursement of expenses for covered health services that		
are delivered by in-person means.				
4.	Со	verage under this section may be subject to deductible, coinsurance, and		
	сор	ayment provisions.		
5.	This	s section does not require:		
	a.	A policy to provide coverage for health services that are not medically necessary,		
		subject to the terms and conditions of the policy;		
	b.	A policy to provide coverage for health services delivered by means of telehealth		
		if the policy would not provide coverage for the health services if delivered by		
		in-person means;		
	C.	A policy to reimburse a health care provider or health care facility for expenses		
		for health services delivered by means of telehealth if the policy would not		
		reimburse that health care provider or health care facility if the health services		
		had been delivered by in-person means; or		
	d.	A health care provider to be physically present with a patient at the originating		
		site unless the health care provider who is delivering health services by means of		
		telehealth determines the presence of a health care provider is necessary.		
SEC		N 3. LEGISLATIVE MANAGEMENT STUDY - HEALTH INSURANCE		
NETWO	ORKS	<b>).</b>		
1.	Dur	ing the 2021-22 interim, the legislative management shall consider studying health		
	insu	urance networks, including narrow networks. The study must include:		
	a.	Consideration of the use and regulation of broad and narrow networks in the		
		state by individuals and employers, the sales and marketing of broad and narrow		
		networks, opportunities for consumer choice-of-provider, and premium		
		differentials among states with choice-of-provider laws;		
	b.	A review of legislative and court history regarding the impact of choice-of-provider		
		laws on exclusive provider organizations and preferred provider organizations		
		and how choice-of-provider laws apply to risk-pooled health plans regulated by		
		the federal Employee Retirement Income Security Act of 1974;		
	C.	The impact of the consolidation of the health care market on consumer cash		
		prices, insurance plan deductibles and premiums prices, and consumer options;		
	5. SEC	4. Cov cop 5. This a. b. c. c. d. SECTION NETWORKS 1. Dur insu a.		

1	d. A comparison of health maintenance organizations provider network designs and
2	other health insurer provider network designs;
3	e. A review of how vertical integrated networks utilize HMO plans; and
4	f. A comparison of premiums of health benefit plans offered in the individual and
5	small group markets in relation to the provider network design associated with
6	those plans along with the growth of value-based purchasing.
7	2. The legislative management shall report its finding and recommendations, together
8	with any legislation required to implement the recommendations, to the sixty-eighth
9	legislative assembly.
10	SECTION 4. EMERGENCY. This Act is declared to be an emergency measure.