**DATE** 03/01/2018

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(SENATE AUTHORS: KLEIN, Jensen and Lourey)

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**OFFICIAL STATUS** 

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

Introduction and first reading Referred to Health and Human Services Finance and Policy

## S.F. No. 2841

A bill for an act
relating to health; prohibiting a manufacturer or wholesale drug distributor from price gouging; allowing the Board of Pharmacy, the commissioner of human services, and health plan companies to notify the attorney general of certain prescription drug price increases; authorizing the attorney general to obtain drug pricing information and take action against drug manufacturers and wholesalers related to certain price increases; imposing civil penalties; amending Minnesota Statutes 2016, sections 8.31, subdivision 1; 151.071, subdivisions 1, 2; proposing coding for new law in Minnesota Statutes, chapter 151.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. Minnesota Statutes 2016, section 8.31, subdivision 1, is amended to read:
Subdivision 1. Investigate offenses against provisions of certain designated sections;
assist in enforcement. The attorney general shall investigate violations of the law of this
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce,
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, <u>prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 151.462), the Nonprofit </u>
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16),
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67,
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating telephone advertising services (section 325E.39), the Prevention of Consumer Fraud Act
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, <u>prohibition against price gouging for essential off-patent or generic drugs (section 151.462),</u> the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating telephone advertising services (section 325E.39), the Prevention of Consumer Fraud Act (sections 325F.68 to 325F.70), and chapter 53A regulating currency exchanges and assist
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating telephone advertising services (section 325E.39), the Prevention of Consumer Fraud Act
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, <u>prohibition against price gouging for essential off-patent or generic drugs (section 151.462),</u> the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating telephone advertising services (section 325E.39), the Prevention of Consumer Fraud Act (sections 325F.68 to 325F.70), and chapter 53A regulating currency exchanges and assist
<b>assist in enforcement.</b> The attorney general shall investigate violations of the law of this state respecting unfair, discriminatory, and other unlawful practices in business, commerce, or trade, and specifically, but not exclusively, prohibition against price gouging for essential off-patent or generic drugs (section 151.462), the Nonprofit Corporation Act (sections 317A.001 to 317A.909), the Act Against Unfair Discrimination and Competition (sections 325D.01 to 325D.07), the Unlawful Trade Practices Act (sections 325D.09 to 325D.16), the Antitrust Act (sections 325D.49 to 325D.66), section 325F.67 and other laws against false or fraudulent advertising, the antidiscrimination acts contained in section 325D.67, the act against monopolization of food products (section 325D.68), the act regulating telephone advertising services (section 325E.39), the Prevention of Consumer Fraud Act (sections 325F.68 to 325F.70), and chapter 53A regulating currency exchanges and assist in the enforcement of those laws as in this section provided.

Sec. 2. Minnesota Statutes 2016, section 151.071, subdivision 1, is amended to read:
Subdivision 1. Forms of disciplinary action. When the board finds that a licensee,

registrant, or applicant has engaged in conduct prohibited under subdivision 2, it may do
one or more of the following:

- 2.5 (1) deny the issuance of a license or registration;
- 2.6 (2) refuse to renew a license or registration;
- 2.7 (3) revoke the license or registration;
- 2.8 (4) suspend the license or registration;

(5) impose limitations, conditions, or both on the license or registration, including but
not limited to: the limitation of practice to designated settings; the limitation of the scope
of practice within designated settings; the imposition of retraining or rehabilitation
requirements; the requirement of practice under supervision; the requirement of participation
in a diversion program such as that established pursuant to section 214.31 or the conditioning
of continued practice on demonstration of knowledge or skills by appropriate examination
or other review of skill and competence;

(6) impose a civil penalty not exceeding \$10,000 for each separate violation, except that 2.16 a civil penalty not exceeding \$..... may be imposed for each separate violation of section 2.17 151.462, the amount of the civil penalty to be fixed so as to deprive a licensee or registrant 2.18 of any economic advantage gained by reason of the violation, to discourage similar violations 2.19 by the licensee or registrant or any other licensee or registrant, or to reimburse the board 2.20 for the cost of the investigation and proceeding, including but not limited to, fees paid for 2.21 services provided by the Office of Administrative Hearings, legal and investigative services 2.22 provided by the Office of the Attorney General, court reporters, witnesses, reproduction of 2.23 records, board members' per diem compensation, board staff time, and travel costs and 2.24 expenses incurred by board staff and board members; and 2.25

2.26 (7) reprimand the licensee or registrant.

## 2.27 **EFFECTIVE DATE.** This section is effective July 1, 2018.

2.28 Sec. 3. Minnesota Statutes 2016, section 151.071, subdivision 2, is amended to read:

2.29 Subd. 2. Grounds for disciplinary action. The following conduct is prohibited and is2.30 grounds for disciplinary action:

3.1 (1) failure to demonstrate the qualifications or satisfy the requirements for a license or
3.2 registration contained in this chapter or the rules of the board. The burden of proof is on
3.3 the applicant to demonstrate such qualifications or satisfaction of such requirements;

(2) obtaining a license by fraud or by misleading the board in any way during the 3.4 application process or obtaining a license by cheating, or attempting to subvert the licensing 3.5 examination process. Conduct that subverts or attempts to subvert the licensing examination 3.6 process includes, but is not limited to: (i) conduct that violates the security of the examination 3.7 materials, such as removing examination materials from the examination room or having 3.8 unauthorized possession of any portion of a future, current, or previously administered 3.9 licensing examination; (ii) conduct that violates the standard of test administration, such as 3.10 communicating with another examinee during administration of the examination, copying 3.11 another examinee's answers, permitting another examinee to copy one's answers, or 3.12 possessing unauthorized materials; or (iii) impersonating an examinee or permitting an 3.13 impersonator to take the examination on one's own behalf; 3.14

(3) for a pharmacist, pharmacy technician, pharmacist intern, applicant for a pharmacist 3.15 or pharmacy license, or applicant for a pharmacy technician or pharmacist intern registration, 3.16 conviction of a felony reasonably related to the practice of pharmacy. Conviction as used 3.17 in this subdivision includes a conviction of an offense that if committed in this state would 3.18 be deemed a felony without regard to its designation elsewhere, or a criminal proceeding 3.19 where a finding or verdict of guilt is made or returned but the adjudication of guilt is either 3.20 withheld or not entered thereon. The board may delay the issuance of a new license or 3.21 registration if the applicant has been charged with a felony until the matter has been 3.22 adjudicated; 3.23

(4) for a facility, other than a pharmacy, licensed or registered by the board, if an owner
or applicant is convicted of a felony reasonably related to the operation of the facility. The
board may delay the issuance of a new license or registration if the owner or applicant has
been charged with a felony until the matter has been adjudicated;

(5) for a controlled substance researcher, conviction of a felony reasonably related to
controlled substances or to the practice of the researcher's profession. The board may delay
the issuance of a registration if the applicant has been charged with a felony until the matter
has been adjudicated;

3.32 (6) disciplinary action taken by another state or by one of this state's health licensing3.33 agencies:

4.1 (i) revocation, suspension, restriction, limitation, or other disciplinary action against a
4.2 license or registration in another state or jurisdiction, failure to report to the board that
4.3 charges or allegations regarding the person's license or registration have been brought in
4.4 another state or jurisdiction, or having been refused a license or registration by any other
4.5 state or jurisdiction. The board may delay the issuance of a new license or registration if an
4.6 investigation or disciplinary action is pending in another state or jurisdiction until the
4.7 investigation or action has been dismissed or otherwise resolved; and

4.8 (ii) revocation, suspension, restriction, limitation, or other disciplinary action against a license or registration issued by another of this state's health licensing agencies, failure to 4.9 report to the board that charges regarding the person's license or registration have been 4.10 brought by another of this state's health licensing agencies, or having been refused a license 4.11 or registration by another of this state's health licensing agencies. The board may delay the 4.12 issuance of a new license or registration if a disciplinary action is pending before another 4.13 of this state's health licensing agencies until the action has been dismissed or otherwise 4.14 resolved; 4.15

4.16 (7) for a pharmacist, pharmacy, pharmacy technician, or pharmacist intern, violation of
4.17 any order of the board, of any of the provisions of this chapter or any rules of the board or
4.18 violation of any federal, state, or local law or rule reasonably pertaining to the practice of
4.19 pharmacy;

(8) for a facility, other than a pharmacy, licensed by the board, violations of any order
of the board, of any of the provisions of this chapter or the rules of the board or violation
of any federal, state, or local law relating to the operation of the facility;

(9) engaging in any unethical conduct; conduct likely to deceive, defraud, or harm the
public, or demonstrating a willful or careless disregard for the health, welfare, or safety of
a patient; or pharmacy practice that is professionally incompetent, in that it may create
unnecessary danger to any patient's life, health, or safety, in any of which cases, proof of
actual injury need not be established;

(10) aiding or abetting an unlicensed person in the practice of pharmacy, except that it
is not a violation of this clause for a pharmacist to supervise a properly registered pharmacy
technician or pharmacist intern if that person is performing duties allowed by this chapter
or the rules of the board;

(11) for an individual licensed or registered by the board, adjudication as mentally ill
or developmentally disabled, or as a chemically dependent person, a person dangerous to
the public, a sexually dangerous person, or a person who has a sexual psychopathic

personality, by a court of competent jurisdiction, within or without this state. Such

adjudication shall automatically suspend a license for the duration thereof unless the board
orders otherwise;

(12) for a pharmacist or pharmacy intern, engaging in unprofessional conduct as specified
in the board's rules. In the case of a pharmacy technician, engaging in conduct specified in
board rules that would be unprofessional if it were engaged in by a pharmacist or pharmacist
intern or performing duties specifically reserved for pharmacists under this chapter or the
rules of the board;

5.9 (13) for a pharmacy, operation of the pharmacy without a pharmacist present and on
5.10 duty except as allowed by a variance approved by the board;

(14) for a pharmacist, the inability to practice pharmacy with reasonable skill and safety 5.11 to patients by reason of illness, drunkenness, use of drugs, narcotics, chemicals, or any other 5.12 type of material or as a result of any mental or physical condition, including deterioration 5.13 through the aging process or loss of motor skills. In the case of registered pharmacy 5.14 technicians, pharmacist interns, or controlled substance researchers, the inability to carry 5.15 out duties allowed under this chapter or the rules of the board with reasonable skill and 5.16 safety to patients by reason of illness, drunkenness, use of drugs, narcotics, chemicals, or 5.17 any other type of material or as a result of any mental or physical condition, including 5.18 deterioration through the aging process or loss of motor skills; 5.19

(15) for a pharmacist, pharmacy, pharmacist intern, pharmacy technician, medical gas
distributor, or controlled substance researcher, revealing a privileged communication from
or relating to a patient except when otherwise required or permitted by law;

5.23 (16) for a pharmacist or pharmacy, improper management of patient records, including
5.24 failure to maintain adequate patient records, to comply with a patient's request made pursuant
5.25 to sections 144.291 to 144.298, or to furnish a patient record or report required by law;

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(17) fee splitting, including without limitation:

5.27 (i) paying, offering to pay, receiving, or agreeing to receive, a commission, rebate,
5.28 kickback, or other form of remuneration, directly or indirectly, for the referral of patients;
5.29 and

(ii) referring a patient to any health care provider as defined in sections 144.291 to
144.298 in which the licensee or registrant has a financial or economic interest as defined
in section 144.6521, subdivision 3, unless the licensee or registrant has disclosed the
licensee's or registrant's financial or economic interest in accordance with section 144.6521;

6.1	(18) engaging in abusive or fraudulent billing practices, including violations of the
6.2	federal Medicare and Medicaid laws or state medical assistance laws or rules;
6.3	(19) engaging in conduct with a patient that is sexual or may reasonably be interpreted
6.4	by the patient as sexual, or in any verbal behavior that is seductive or sexually demeaning
6.5	to a patient;
6.6	(20) failure to make reports as required by section 151.072 or to cooperate with an
6.7	investigation of the board as required by section 151.074;
6.8	(21) knowingly providing false or misleading information that is directly related to the
6.9	care of a patient unless done for an accepted therapeutic purpose such as the dispensing and
6.10	administration of a placebo;
6.11	(22) aiding suicide or aiding attempted suicide in violation of section 609.215 as
6.12	established by any of the following:
6.13	(i) a copy of the record of criminal conviction or plea of guilty for a felony in violation
6.14	of section 609.215, subdivision 1 or 2;
6.15	(ii) a copy of the record of a judgment of contempt of court for violating an injunction
6.16	issued under section 609.215, subdivision 4;
6.17	(iii) a copy of the record of a judgment assessing damages under section 609.215,
6.18	subdivision 5; or
6.19	(iv) a finding by the board that the person violated section 609.215, subdivision 1 or 2.
6.20	The board shall investigate any complaint of a violation of section 609.215, subdivision 1
6.21	or 2;
6.22	(23) for a pharmacist, practice of pharmacy under a lapsed or nonrenewed license. For
6.23	a pharmacist intern, pharmacy technician, or controlled substance researcher, performing
6.24	duties permitted to such individuals by this chapter or the rules of the board under a lapsed
6.25	or nonrenewed registration. For a facility required to be licensed under this chapter, operation
6.26	of the facility under a lapsed or nonrenewed license or registration; and
6.27	(24) for a pharmacist, pharmacist intern, or pharmacy technician, termination or discharge
6.28	from the health professionals services program for reasons other than the satisfactory
6.29	completion of the program; and
6.30	(25) for a manufacturer or wholesale drug distributor, a violation of section 151.462.
6.31	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.

	02/21/18	REVISOR	LCB/JP	18-6112	as introduced
7.1	Sec. 4. [15]	1.462] PROHIBIT	TION AGAINST	PRICE GOUGING FO	R ESSENTIAL
7.2	OFF-PATEN	NT OR GENERIC	C DRUGS.		
7.3	Subdivision 1. Definitions. (a) For purposes of this section, the following definitions				
7.4	apply.				
7.5	<u>(b)</u> "Esser	ntial off-patent or	generic drug" me	ans any prescription drug	<u>;-</u>
7.6	(1) for which all exclusive marketing rights, if any, granted under the federal Food,				
7.7	Drug, and Co	osmetic Act, Unite	d States Code, tit	le 21, chapter 9; section 3	51 of the federal
7.8	Public Health	n Service Act, Unit	ed States Code, t	itle 42, section 262; and f	ederal patent law
7.9	have expired	2			
7.10	(2) that has	as been designated	by the board or o	commissioner of human s	services as an
7.11	essential med	dicine due to its eff	icacy in treating	a life-threatening health c	condition or a
7.12	chronic healt	h condition that su	bstantially impai	rs an individual's ability t	to engage in
7.13	activities of c	daily living;			
7.14	(3) that is	actively manufact	ured and markete	ed for sale in the United S	States by three or
7.15	fewer manuf	acturers; and			
7.16	<u>(4) that is</u>	made available fo	r sale in the state	of Minnesota.	
7.17	Essential off-	patent or generic c	lrug includes any	drug-device combination	product used for
7.18	the delivery of	of a drug for which	all exclusive ma	arketing rights, if any, gra	nted under the
7.19	federal Food	, Drug, and Cosme	tic Act, section 3	51 of the federal Public H	Health Service
7.20	Act, and fede	eral patent law hav	e expired.		
7.21	<u>(c)</u> "Healt	th plan company"	has the meaning p	provided in section 62Q.0	01, subdivision 4.
7.22	(d) "Price	e gouging" means a	an unconscionabl	e increase in the price of	a prescription
7.23	drug.				
7.24	<u>(e) "Unco</u>	onscionable increas	e" means an incre	ease in the price of a presc	ription drug that:
7.25	(1) is exc	essive and not just	ified by the cost of	of producing the drug or t	the cost of
7.26	appropriate e	expansion of access	s to the drug to pr	comote public health; and	-
7.27	(2) results	s in consumers for	whom the drug h	as been prescribed, the c	ommissioner of
7.28	human servic	ces, and health plar	n companies having	ng no meaningful choice	about whether to
7.29	purchase the	drug at an excessi	ve price because	<u>of:</u>	
7.30	(i) the im	portance of the dru	ig to the health of	f the consumer; and	
7.31	<u>(ii)</u> insuff	icient competition	in the market for	the drug.	

	02/21/18	REVISOR	LCB/JP	18-6112	as introduced		
8.1	(f) "Who	lesale acquisition	cost" has the meani	ing given in United Stat	es Code, title 42.		
8.2	section 1395						
8.3	Subd. 2. <b>Prohibition.</b> A manufacturer or wholesale drug distributor may not engage in						
8.4		price gouging in the sale of an essential off-patent or generic drug. It is not a violation of					
8.5	<u> </u>			ncrease the price of an e			
8.6	or generic drug if the price increase is directly attributable to additional costs for the drug						
8.7	imposed on the wholesale drug distributor by the manufacturer of the drug.						
8.8	Subd. 3.	Notification of at	torney general. (a)	) The board, the commi	ssioner of human		
8.9	services, or a health plan company may notify the attorney general of any increase in the						
8.10	price of an e	ssential off-patent	or generic drug wh	ien:			
8.11	<u>(1) the pr</u>	rice increase, by it	self or in combinati	on with other price incl	reases:		
8.12	(i) would	result in an increa	se of 50 percent or r	nore, compared to the p	receding one-year		
8.13							
8.14	or						
8.15	<u>(ii) would</u>	d result in an incre	ase of 50 percent o	r more in the price paid	by the medical		
8.16	assistance or	MinnesotaCare p	rograms, or the hea	lth plan company, for th	ne drug compared		
8.17	to the preceding one-year period; and						
8.18	<u>(2)(i) a 3</u>	0-day supply of th	e maximum recom	mended dosage of the d	rug for any		
8.19	indication, a	ccording to the lat	el for the drug app	roved under the federal	Food, Drug, and		
8.20	Cosmetic Ac	t, would cost mor	e than \$80 at the dr	ug's wholesale acquisit	ion cost;		
8.21	<u>(ii) a full</u>	course of treatmer	nt with the drug, acc	cording to the label for t	he drug approved		
8.22	under the fee	leral Food, Drug,	and Cosmetic Act,	would cost more than \$	80 at the drug's		
8.23	wholesale ac	equisition cost; or					
8.24	(iii) if the	drug is made ava	ilable to consumers	only in quantities that o	lo not correspond		
8.25	to a 30-day s	upply, a full cours	e of treatment, or a	single dose, it would co	ost more than \$80		
8.26	at the drug's	wholesale acquisiti	on cost to obtain a 3	0-day supply or a full co	ourse of treatment.		
8.27	The commis	sioner of human se	ervices and the hea	Ith plan company shall	notify the board		
8.28	of any notified	cation to the attorn	ney general provide	ed under this paragraph.			
8.29	<u>(b) On re</u>	quest of the attorn	ey general, the man	nufacturer of an essentia	al off-patent or		
8.30	generic drug	identified in a noti	ce under paragraph	(a) shall, within 45 days	s after the request,		
8.31	submit a stat	ement to the attorn	ney general:				
8.32	(1) itemiz	zing the componer	nts of the cost of pro	oducing the drug;			

02/21/18	REVISOR	LCB/JP	18-6112	as introduced
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(2) identifying the circumstances and timing of any increase in materials or manufacturing 9.1 costs that caused any increase in the price of the drug within the one-year period preceding 9.2 9.3 the date of the price increase; (3) identifying the circumstances and timing of any expenditures made by the 9.4 9.5 manufacturer to expand access to the drug and explaining any improvement in public health associated with those expenditures; and 9.6 (4) providing any other information that the manufacturer believes to be relevant to a 9.7 determination of whether a violation of this section has occurred. 9.8 (c) The attorney general may require a manufacturer or a wholesale drug distributor to 9.9 produce any records or other documents that may be relevant to a determination of whether 9.10 a violation of this section has occurred. The attorney general or a person may use the powers 9.11 9.12 and procedures provided in this section or section 8.31. (d) The attorney general may not bring an action for a remedy under paragraph (c) unless 9.13 the attorney general has provided the manufacturer or wholesale drug distributor an 9.14 opportunity to meet with the attorney general to offer a justification for the increase in the 9.15 price of the essential off-patent or generic drug. 9.16 (e) The attorney general shall make any information provided by a health plan company, 9.17 manufacturer, or wholesale drug distributor under paragraphs (a), (b), and (c) available to 9.18 the board upon request. Any information provided by a health plan company, manufacturer, 9.19 or wholesale drug distributor to the attorney general under paragraphs (a), (b), and (c) shall 9.20 be treated as nonpublic data under section 13.02, subdivision 9, unless the nonpublic 9.21 classification of the information is waived by the health plan company, manufacturer, or 9.22 wholesale drug distributor. 9.23 (f) In any action brought by the attorney general under paragraph (c), a person who is 9.24 alleged to have violated a requirement of this section may not assert as a defense that the 9.25 9.26 person did not deal directly with a consumer residing in the state. Subd. 4. Private right of action. In addition to remedies otherwise provided by law, 9.27 any person injured by a violation of this section may bring a civil action and recover damages, 9.28 together with costs and disbursements, including costs of investigation and reasonable 9.29 9.30 attorney fees, and receive other equitable relief as determined by the court. The court may, as appropriate, enter a consent judgment or decree without the finding of illegality. Any 9.31 civil action brought under this subdivision is for the benefit of the public. 9.32 **EFFECTIVE DATE.** This section is effective July 1, 2018. 9.33