SGS

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

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S.F. No. 328

(SENATE AUTHORS: MANN, Morrison, Klein and Boldon)					
DATE	D-PG	OFFICIAL STATUS			
01/17/2023	199	Introduction and first reading			
		Referred to Health and Human Services			
02/13/2023	810	Author added Boldon			
03/02/2023	1238a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection			
03/20/2023		Comm report: To pass as amended and re-refer to Health and Human Services			

1.1	A bill for an act
1.2 1.3	relating to health; requiring manufacturers to report and maintain prescription drug prices; requiring the filing of health plan prescription drug formularies; health care
1.4 1.5	coverage; establishing requirements for a prescription benefit tool; requiring prescription drug benefit transparency and disclosure; amending Minnesota Statutes
1.5	2022, sections 62A.02, subdivision 1; 62J.497, subdivisions 1, 3; 62J.84,
1.7	subdivisions 2, 6, 7, 8, 9; 151.071, subdivision 2; proposing coding for new law
1.8	in Minnesota Statutes, chapters 62J; 62Q.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	REPORTING AND MAINTAINING PRESCRIPTION DRUG PRICES
1.12	Section 1. Minnesota Statutes 2022, section 62A.02, subdivision 1, is amended to read:
1.13	Subdivision 1. Filing. For purposes of this section, "health plan" means a health plan
1.14	as defined in section 62A.011 or a policy of accident and sickness insurance as defined in
1.15	section 62A.01. No health plan shall be issued or delivered to any person in this state, nor
1.16	shall any application, rider, or endorsement be used in connection with the health plan, until
1.17	a copy of its form and of the classification of risks and the premium rates pertaining to the
1.18	form have been filed with the commissioner. The filing must include the health plan's
1.19	prescription drug formulary. Proposed revisions to the health plan's prescription drug
1.20	formulary must be filed with the commissioner no later than August 1 of the application
1.21	year. The filing for nongroup health plan forms shall include a statement of actuarial reasons
1.22	and data to support the rate. For health benefit plans as defined in section 62L.02, and for
1.23	health plans to be issued to individuals, the health carrier shall file with the commissioner
1.24	the information required in section 62L.08, subdivision 8. For group health plans for which
1.25	approval is sought for sales only outside of the small employer market as defined in section

2.1	62L.02, this section applies only to policies or contracts of accident and sickness insurance.
2.2	All forms intended for issuance in the individual or small employer market must be
2.3	accompanied by a statement as to the expected loss ratio for the form. Premium rates and
2.4	forms relating to specific insureds or proposed insureds, whether individuals or groups,
2.5	need not be filed, unless requested by the commissioner.
2.6	Sec. 2. Minnesota Statutes 2022, section 62J.84, subdivision 2, is amended to read:
2.7	Subd. 2. Definitions. (a) For purposes of this section and section 62J.841, the terms
2.8	defined in this subdivision have the meanings given.
2.9	(b) "Biosimilar" means a drug that is produced or distributed pursuant to a biologics
2.10	license application approved under United States Code, title 42, section 262(K)(3).
2.11	(c) "Brand name drug" means a drug that is produced or distributed pursuant to:
2.12	(1) an original, new drug application approved under United States Code, title 21, section
2.13	355(c), except for a generic drug as defined under Code of Federal Regulations, title 42,
2.14	section 447.502; or
2.15	(2) a biologics license application approved under United States Code, title 45, section
2.16	262(a)(c).
2.17	(d) "Commissioner" means the commissioner of health.
2.18	(e) "Generic drug" means a drug that is marketed or distributed pursuant to:
2.19	(1) an abbreviated new drug application approved under United States Code, title 21,
2.20	section 355(j);
2.21	(2) an authorized generic as defined under Code of Federal Regulations, title 45, section
2.22	447.502; or
2.23	(3) a drug that entered the market the year before 1962 and was not originally marketed
2.24	under a new drug application.
2.25	(f) "Manufacturer" means a drug manufacturer licensed under section 151.252, but does
2.26	not include an entity required to be licensed under that section solely because the entity
2.27	repackages or relabels drugs.
2.28	(g) "New prescription drug" or "new drug" means a prescription drug approved for
2.29	marketing by the United States Food and Drug Administration for which no previous

2.30 wholesale acquisition cost has been established for comparison.

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3.1	(h) "Patient assistance program" means a program that a manufacturer offers to the public
3.2	in which a consumer may reduce the consumer's out-of-pocket costs for prescription drugs
3.3	by using coupons, discount cards, prepaid gift cards, manufacturer debit cards, or by other
3.4	means.
3.5	(i) "Prescription drug" or "drug" has the meaning provided in section 151.441, subdivision
3.6	8.
3.7	(j) "Price" means the wholesale acquisition cost as defined in United States Code, title
3.8	42, section 1395w-3a(c)(6)(B).
3.9	Sec. 3. Minnesota Statutes 2022, section 62J.84, subdivision 6, is amended to read:
3.10	Subd. 6. Public posting of prescription drug price information. (a) The commissioner
3.11	shall post on the department's website, or may contract with a private entity or consortium
3.12	that satisfies the standards of section 62U.04, subdivision 6, to meet this requirement, the
3.13	following information:
3.14	(1) a list of the prescription drugs reported under subdivisions 3, 4, and 5, and the
3.15	manufacturers of those prescription drugs; and
3.16	(2) information reported to the commissioner under subdivisions 3, 4, and 5-; and
3.17	(3) information reported to the commissioner under section 62J.841, subdivision 2.
3.18	(b) The information must be published in an easy-to-read format and in a manner that
3.19	identifies the information that is disclosed on a per-drug basis and must not be aggregated
3.20	in a manner that prevents the identification of the prescription drug.
3.21	(c) The commissioner shall not post to the department's website or a private entity
3.22	contracting with the commissioner shall not post any information described in this section
3.23	if the information is not public data under section 13.02, subdivision 8a; or subject to section
3.24	62J.841, subdivision 2, paragraph (e), is trade secret information under section 13.37,
3.25	subdivision 1, paragraph (b); or subject to section 62J.841, subdivision 2, paragraph (e), is
3.26	trade secret information pursuant to the Defend Trade Secrets Act of 2016, United States
3.27	Code, title 18, section 1836, as amended. If a manufacturer believes information should be
3.28	withheld from public disclosure pursuant to this paragraph, the manufacturer must clearly
3.29	and specifically identify that information and describe the legal basis in writing when the
3.30	manufacturer submits the information under this section. If the commissioner disagrees
3.31	with the manufacturer's request to withhold information from public disclosure, the
3.32	commissioner shall provide the manufacturer written notice that the information will be
3.33	publicly posted 30 days after the date of the notice.

4.1 (d) If the commissioner withholds any information from public disclosure pursuant to
4.2 this subdivision, the commissioner shall post to the department's website a report describing
4.3 the nature of the information and the commissioner's basis for withholding the information
4.4 from disclosure.

4.5 (e) To the extent the information required to be posted under this subdivision is collected
4.6 and made available to the public by another state, by the University of Minnesota, or through
4.7 an online drug pricing reference and analytical tool, the commissioner may reference the
4.8 availability of this drug price data from another source including, within existing
4.9 appropriations, creating the ability of the public to access the data from the source for
4.10 purposes of meeting the reporting requirements of this subdivision.

4.11 Sec. 4. Minnesota Statutes 2022, section 62J.84, subdivision 7, is amended to read:

Subd. 7. Consultation. (a) The commissioner may consult with a private entity or
consortium that satisfies the standards of section 62U.04, subdivision 6, the University of
Minnesota, or the commissioner of commerce, as appropriate, in issuing the form and format
of the information reported under this section and section 62J.841; in posting information
pursuant to subdivision 6; and in taking any other action for the purpose of implementing
this section and section 62J.841.

4.18 (b) The commissioner may consult with representatives of the manufacturers to establish
4.19 a standard format for reporting information under this section <u>and section 62J.841</u> and may
4.20 use existing reporting methodologies to establish a standard format to minimize
4.21 administrative burdens to the state and manufacturers.

4.22 Sec. 5. Minnesota Statutes 2022, section 62J.84, subdivision 8, is amended to read:

4.23 Subd. 8. Enforcement and penalties. (a) A manufacturer may be subject to a civil
4.24 penalty, as provided in paragraph (b), for:

4.25 (1) failing to submit timely reports or notices as required by this section and section
4.26 62J.841;

4.27 (2) failing to provide information required under this section and section 62J.841; or

4.28 (3) providing inaccurate or incomplete information under this section <u>and section 62J.841</u>;
4.29 or

4.30 (4) failing to comply with section 62J.481, subdivisions 2, paragraph (e), and 4.

5.1	(b) The commissioner shall adopt a schedule of civil penalties, not to exceed \$10,000
5.2	per day of violation, based on the severity of each violation.
5.3	(c) The commissioner shall impose civil penalties under this section and section 62J.841
5.4	as provided in section 144.99, subdivision 4.
5.5	(d) The commissioner may remit or mitigate civil penalties under this section and section
5.6	62J.481 upon terms and conditions the commissioner considers proper and consistent with
5.7	public health and safety.
5.8	(e) Civil penalties collected under this section and section 62J.841 shall be deposited in
5.9	the health care access fund.
5.10	Sec. 6. Minnesota Statutes 2022, section 62J.84, subdivision 9, is amended to read:
5.11	Subd. 9. Legislative report. (a) No later than May 15, 2022 2024, and by January 15
5.12	of each year thereafter, the commissioner shall report to the chairs and ranking minority
5.13	members of the legislative committees with jurisdiction over commerce and health and
5.14	human services policy and finance on the implementation of this section and section 62J.841,
5.15	including but not limited to the effectiveness in addressing the following goals:
5.16	(1) promoting transparency in pharmaceutical pricing for the state, health carriers, and
5.17	other payers;
5.18	(2) enhancing the understanding on pharmaceutical spending trends; and
5.19	(3) assisting the state, health carriers, and other payers in the management of
5.20	pharmaceutical costs and limiting formulary changes due to prescription drug cost increases
5.21	during a coverage year.
5.22	(b) The report must include a summary of the information submitted to the commissioner
5.23	under subdivisions 3, 4, and 5, and section 62J.841.
5.24	Sec. 7. [62J.841] REPORTING PRESCRIPTION DRUG PRICES; FORMULARY
5.25	DEVELOPMENT AND PRICE STABILITY.
5.26	Subdivision 1. Definitions. (a) For purposes of this section, the terms in this subdivision
5.27	have the meanings given them.
5.28	(b) "Average wholesale price" means the customary reference price for sales by a drug
5.29	wholesaler to a retail pharmacy, as established and published by the manufacturer.
5.30	(c) "National drug code" means the numerical code maintained by the United States
5.31	Food and Drug Administration and includes the label code, product code, and package code.

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6.1	(d) "Wh	olesale acquisition co	st" has the mea	ning given in United St	ates Code, title 42,
6.2	<u> </u>	25w-3a(c)(6)(B).			<u> </u>
6.3	<u>(e) "Uni</u>	t" has the meaning give	en in United Sta	ttes Code, title 42, sectio	on 1395w-3a(b)(2).
6.4	Subd. 2	<u>. Price reporting. (a)</u>	Beginning July	31, 2024, and by July	31 each year
6.5	thereafter, a	a manufacturer must re	port to the con	missioner the information	tion in paragraph
6.6	(b) for ever	y drug with a wholesa	le acquisition c	ost of \$100 or more for	r a 30-day supply
6.7	or for a cou	rse of treatment lasting	g less than 30 da	ys, as applicable to the	next calendar year.
6.8	<u>(b)</u> A m	anufacturer shall repo	rt a drug's:		
6.9	<u>(1) natio</u>	onal drug code, labeler	code, and the	manufacturer name ass	ociated with the
6.10	labeler cod	<u>e;</u>			
6.11	<u>(2)</u> bran	d name, if applicable;			
6.12	(3) gene	eric name, if applicable	2;		
6.13	<u>(4) who</u>	lesale acquisition cost	for one unit;		
6.14	<u>(5) mea</u>	sure that constitutes a	wholesale acqu	isition cost unit;	
6.15	<u>(6)</u> aver	age wholesale price; a	nd		
6.16	<u>(7) statu</u>	is as brand name or ge	neric.		
6.17	<u>(c) The</u>	effective date of the in	formation desc	ribed in paragraph (b) r	nust be included in
6.18	the report to	o the commissioner.			
6.19	<u>(d)</u> A m	anufacturer must repor	t the informatio	on described in this subc	livision in the form
6.20	and manner	r specified by the com	missioner.		
6.21	(e) Info	rmation reported unde	r this subdivision	on is classified as publi	c data not on
6.22	individuals	, as defined in section	13.02, subdivis	ion 14, and must not b	e classified by the
6.23	manufactur	er as trade secret inform	nation, as define	d in section 13.37, subd	ivision 1, paragraph
6.24	<u>(b).</u>				
6.25	<u>(f)</u> A ma	anufacturer's failure to	report the info	rmation required by thi	s subdivision is
6.26	grounds for	disciplinary action ur	nder section 15	1.071, subdivision 2.	
6.27	Subd. 3	Public posting of pro	escription drug	g price information. B	y October 1 of each
6.28	year, begin	ning October 1, 2024,	the commission	ner must post the inform	nation reported
6.29	under subdi	vision 2 on the department	ment's website,	as required by section (62J.84, subdivision
6.30	<u>6.</u>				

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	Subd. 4. Price change. (a) If a drug subject to price reporting under subdivision 2 is
inc	luded in the formulary of a health plan submitted to and approved by the commissioner
of	commerce for the next calendar year under section 62A.02, subdivision 1, the manufacture
ma	y increase the wholesale acquisition cost of the drug for the next calendar year only afte
pro	widing the commissioner with at least 90 days' written notice.

- 7.7 disciplinary action under section 151.071, subdivision 2.
- 7.8 Sec. 8. Minnesota Statutes 2022, section 151.071, subdivision 2, is amended to read:

7.9 Subd. 2. Grounds for disciplinary action. The following conduct is prohibited and is7.10 grounds for disciplinary action:

(1) failure to demonstrate the qualifications or satisfy the requirements for a license or
registration contained in this chapter or the rules of the board. The burden of proof is on
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 7.14 application process or obtaining a license by cheating, or attempting to subvert the licensing 7.15 examination process. Conduct that subverts or attempts to subvert the licensing examination 7.16 process includes, but is not limited to: (i) conduct that violates the security of the examination 7.17 7.18 materials, such as removing examination materials from the examination room or having unauthorized possession of any portion of a future, current, or previously administered 7.19 licensing examination; (ii) conduct that violates the standard of test administration, such as 7.20 communicating with another examinee during administration of the examination, copying 7.21 another examinee's answers, permitting another examinee to copy one's answers, or 7.22 possessing unauthorized materials; or (iii) impersonating an examinee or permitting an 7.23 impersonator to take the examination on one's own behalf; 7.24

(3) for a pharmacist, pharmacy technician, pharmacist intern, applicant for a pharmacist 7 2 5 or pharmacy license, or applicant for a pharmacy technician or pharmacist intern registration, 7.26 conviction of a felony reasonably related to the practice of pharmacy. Conviction as used 7.27 in this subdivision includes a conviction of an offense that if committed in this state would 7.28 be deemed a felony without regard to its designation elsewhere, or a criminal proceeding 7.29 7.30 where a finding or verdict of guilt is made or returned but the adjudication of guilt is either withheld or not entered thereon. The board may delay the issuance of a new license or 7.31 registration if the applicant has been charged with a felony until the matter has been 7.32 7.33 adjudicated;

(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;

8.9 (6) disciplinary action taken by another state or by one of this state's health licensing8.10 agencies:

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

(ii) revocation, suspension, restriction, limitation, or other disciplinary action against a 8.18 license or registration issued by another of this state's health licensing agencies, failure to 8.19 report to the board that charges regarding the person's license or registration have been 8.20 brought by another of this state's health licensing agencies, or having been refused a license 8.21 or registration by another of this state's health licensing agencies. The board may delay the 8.22 issuance of a new license or registration if a disciplinary action is pending before another 8.23 of this state's health licensing agencies until the action has been dismissed or otherwise 8.24 resolved; 8.25

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

8.33 (9) engaging in any unethical conduct; conduct likely to deceive, defraud, or harm the
8.34 public, or demonstrating a willful or careless disregard for the health, welfare, or safety of

9.1 a patient; or pharmacy practice that is professionally incompetent, in that it may create
9.2 unnecessary danger to any patient's life, health, or safety, in any of which cases, proof of
9.3 actual injury need not be established;

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

9.8 (11) for an individual licensed or registered by the board, adjudication as mentally ill
9.9 or developmentally disabled, or as a chemically dependent person, a person dangerous to
9.10 the public, a sexually dangerous person, or a person who has a sexual psychopathic
9.11 personality, by a court of competent jurisdiction, within or without this state. Such
9.12 adjudication shall automatically suspend a license for the duration thereof unless the board
9.13 orders otherwise;

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

9.19 (13) for a pharmacy, operation of the pharmacy without a pharmacist present and on9.20 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 9.21 to patients by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type 9.22 of material or as a result of any mental or physical condition, including deterioration through 9.23 the aging process or loss of motor skills. In the case of registered pharmacy technicians, 9.24 pharmacist interns, or controlled substance researchers, the inability to carry out duties 9.25 allowed under this chapter or the rules of the board with reasonable skill and safety to 9.26 patients by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type 9.27 9.28 of material or as a result of any mental or physical condition, including deterioration through the aging process or loss of motor skills; 9.29

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

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

10.4 (17) fee splitting, including without limitation:

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

(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;
and

(iii) any arrangement through which a pharmacy, in which the prescribing practitioner 10.12 does not have a significant ownership interest, fills a prescription drug order and the 10.13 prescribing practitioner is involved in any manner, directly or indirectly, in setting the price 10.14for the filled prescription that is charged to the patient, the patient's insurer or pharmacy 10.15 benefit manager, or other person paying for the prescription or, in the case of veterinary 10.16 patients, the price for the filled prescription that is charged to the client or other person 10.17 paying for the prescription, except that a veterinarian and a pharmacy may enter into such 10.18 an arrangement provided that the client or other person paying for the prescription is notified, 10.19 in writing and with each prescription dispensed, about the arrangement, unless such 10.20 arrangement involves pharmacy services provided for livestock, poultry, and agricultural 10.21 production systems, in which case client notification would not be required; 10.22

(18) engaging in abusive or fraudulent billing practices, including violations of the
federal Medicare and Medicaid laws or state medical assistance laws or rules;

(19) engaging in conduct with a patient that is sexual or may reasonably be interpreted
by the patient as sexual, or in any verbal behavior that is seductive or sexually demeaning
to a patient;

(20) failure to make reports as required by section 151.072 or to cooperate with an
investigation of the board as required by section 151.074;

(21) knowingly providing false or misleading information that is directly related to the
care of a patient unless done for an accepted therapeutic purpose such as the dispensing and
administration of a placebo;

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11.1	(22) aiding suicide or aiding attempted suicide in violation of section 609.215 as
11.2	established by any of the following:
11.3	(i) a copy of the record of criminal conviction or plea of guilty for a felony in violation
11.4	of section 609.215, subdivision 1 or 2;
11.5	(ii) a copy of the record of a judgment of contempt of court for violating an injunction
11.6	issued under section 609.215, subdivision 4;
11.7	(iii) a copy of the record of a judgment assessing damages under section 609.215,
11.8	subdivision 5; or
11.9	(iv) a finding by the board that the person violated section 609.215, subdivision 1 or 2.
11.10	The board must investigate any complaint of a violation of section 609.215, subdivision 1
11.11	or 2;
11.12	(23) for a pharmacist, practice of pharmacy under a lapsed or nonrenewed license. For
11.13	a pharmacist intern, pharmacy technician, or controlled substance researcher, performing
11.14	duties permitted to such individuals by this chapter or the rules of the board under a lapsed
11.15	or nonrenewed registration. For a facility required to be licensed under this chapter, operation
11.16	of the facility under a lapsed or nonrenewed license or registration; and
11.17	(24) for a pharmacist, pharmacist intern, or pharmacy technician, termination or discharge
11.18	from the health professionals services program for reasons other than the satisfactory
11.19	completion of the program; and
11.20	(25) for a drug manufacturer, failure to comply with section 62J.841.
11.21	ARTICLE 2
11.22	PRESCRIPTION DRUG BENEFIT TRANSPARENCY
11.23	Section 1. Minnesota Statutes 2022, section 62J.497, subdivision 1, is amended to read:
11.24	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
11.25	the meanings given.
11.26	(b) "Dispense" or "dispensing" has the meaning given in section 151.01, subdivision
11.27	30. Dispensing does not include the direct administering of a controlled substance to a
11.28	patient by a licensed health care professional.
11.29	(c) "Dispenser" means a person authorized by law to dispense a controlled substance,
11.30	pursuant to a valid prescription.

12.1 (d) "Electronic media" has the meaning given under Code of Federal Regulations, title12.2 45, part 160.103.

(e) "E-prescribing" means the transmission using electronic media of prescription or
prescription-related information between a prescriber, dispenser, pharmacy benefit manager,
or group purchaser, either directly or through an intermediary, including an e-prescribing
network. E-prescribing includes, but is not limited to, two-way transmissions between the
point of care and the dispenser and two-way transmissions related to eligibility, formulary,
and medication history information.

(f) "Electronic prescription drug program" means a program that provides fore-prescribing.

12.11 (g) "Group purchaser" has the meaning given in section 62J.03, subdivision 6.

12.12 (h) "HL7 messages" means a standard approved by the standards development12.13 organization known as Health Level Seven.

- (i) "National Provider Identifier" or "NPI" means the identifier described under Codeof Federal Regulations, title 45, part 162.406.
- 12.16 (j) "NCPDP" means the National Council for Prescription Drug Programs, Inc.

(k) "NCPDP Formulary and Benefits Standard" means the most recent version of the
National Council for Prescription Drug Programs Formulary and Benefits Standard or the
most recent standard adopted by the Centers for Medicare and Medicaid Services for
e-prescribing under Medicare Part D as required by section 1860D-4(e)(4)(D) of the Social
Security Act and regulations adopted under it. The standards shall be implemented according
to the Centers for Medicare and Medicaid Services schedule for compliance.

- (1) "NCPDP Real-Time Prescription Benefit Standard" means the most recent National
 Council for Prescription Drug Programs Real-Time Prescription Benefit Standard adopted
 by the Centers for Medicare and Medicaid Services for e-prescribing under Medicare Part
 D as required by section 1860D-4(e)(2) of the Social Security Act, and regulations adopted
 under it.
- (h) (m) "NCPDP SCRIPT Standard" means the most recent version of the National
 Council for Prescription Drug Programs SCRIPT Standard, or the most recent standard
 adopted by the Centers for Medicare and Medicaid Services for e-prescribing under Medicare
 Part D as required by section 1860D-4(e)(4)(D) of the Social Security Act, and regulations
 adopted under it. The standards shall be implemented according to the Centers for Medicare
 and Medicaid Services schedule for compliance.

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13.1	(<u>m) (n)</u> "Ph	armacy" has the m	eaning given in	n section 151.01, subc	livision 2.
13.2	(o) "Pharma	acy benefit manage	er" has the mea	ning given in section	62W.02, subdivision
13.3	<u>15.</u>				
13.4	(<u>n) (p)</u> "Pre	scriber" means a li	censed health o	care practitioner, othe	r than a veterinarian,
13.5	as defined in se	ection 151.01, subc	livision 23.		
13.6	(o) (q) "Pre	scription-related in	nformation" me	eans information rega	rding eligibility for
13.7	drug benefits, 1	nedication history,	or related heal	th or drug informatio	n.
13.8	(p) (r) "Pro	vider" or "health ca	are provider" h	as the meaning given	in section 62J.03,
13.9	subdivision 8.				
13.10	(s) "Real-tin	me prescription ber	nefit tool" mear	ns a tool that is capabl	e of being integrated
13.11	into a prescribe	er's e-prescribing sy	ystem and that	provides a prescriber	with up-to-date and
13.12	patient-specific	c formulary and be	nefit information	on at the time the pres	scriber submits a
13.13	prescription.				
13.14	Sec. 2. Minne	esota Statutes 2022	2, section 62J.4	97, subdivision 3, is a	mended to read:
13.15	Subd. 3. Sta	andards for electr	onic prescribi	ng. (a) Prescribers and	l dispensers must use
13.16	the NCPDP SC	RIPT Standard for	the communica	tion of a prescription o	r prescription-related
13.17	information.				
13.18	(b) Provider	s, group purchasers	s, prescribers, ar	nd dispensers must use	the NCPDP SCRIPT
13.19	Standard for co	ommunicating and	transmitting m	edication history info	rmation.
13.20	(c) Provide	rs, group purchase	rs, prescribers,	and dispensers must u	use the NCPDP
13.21	Formulary and	Benefits Standard	for communica	ting and transmitting f	formulary and benefit
13.22	information.				
13.23	(d) Provider	s, group purchasers	s, prescribers, ar	nd dispensers must use	the national provider
13.24	identifier to iden	ntify a health care p	rovider in e-pre	scribing or prescriptio	n-related transactions
13.25	when a health of	care provider's ider	ntifier is require	ed.	
13.26	(e) Provider	s, group purchasers	s, prescribers, a	nd dispensers must con	mmunicate eligibility
13.27	information an	d conduct health ca	are eligibility b	enefit inquiry and res	ponse transactions
13.28	according to th	e requirements of s	section 62J.536	5.	
13.29	(f) Group p	urchasers and phar	macy benefit n	nanagers must use a r	eal-time prescription
13.30	benefit tool that	t complies with the	e NCPDP Real	-Time Prescription Be	enefit Standard and
13.31	that, at a minin	num, notifies a pres	scriber:		

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14.1	(1) if a	prescribed drug is cove	ered by the pat	ient's group purchaser	or pharmacy benefit
14.2	manager;				
14.3	(2) if a	prescribed drug is inclu	ided on the for	mulary or preferred dru	ig list of the patient's
14.4	group purc	haser or pharmacy ben	efit manager;		
14.5	<u>(</u> 3) of a	ny patient cost-sharing	for the prescr	ibed drug;	
14.6	(4) if p	rior authorization is rec	uired for the p	prescribed drug; and	
147		list of any available al			lass as the drug
14.7 14.8	<u> </u>	prescribed and for which			L
					<u>-</u>
14.9	EFFEC	CTIVE DATE. This se	ection is effection	ve January 1, 2024.	
14.10	Sec. 3. [6	2Q.83] PRESCRIPT	ION DRUG E	BENEFIT TRANSPA	RENCY AND
14.11	MANAGE	CMENT.			
14.12	Subdiv	ision 1. Definitions. (a) For purposes	of this section, the fol	lowing terms have
14.13	the meanin	gs given them.			
14.14	<u>(b)</u> "Dr	ug" has the meaning gi	ven in section	151.01, subdivision 5.	<u>-</u>
14.15	<u>(c)</u> "En	rollee contract term" m	eans the 12-m	onth term during which	n benefits associated
14.16	with health	plan company produc	ts are in effect.	For managed care plan	ns and county-based
14.17	purchasing	plans under section 25	56B.69 and cha	apter 256L, it means a s	single calendar year.
14.18	<u>(d)</u> "Fo	rmulary" means a list o	of prescription	drugs that has been de	veloped by clinical
14.19	and pharm	acy experts and that rep	presents the he	alth plan company's m	edically appropriate
14.20	and cost-ef	fective prescription dru	ugs approved t	for use.	
14.21	<u>(e) "He</u>	alth plan company" has	s the meaning	given in section 62Q.01	l, subdivision 4, and
14.22	includes an	entity that performs ph	armacy benefi	ts management for the h	nealth plan company.
14.23	For purpos	es of this definition, "p	harmacy benef	fits management" mear	ns the administration
14.24	or manager	ment of prescription dr	ug benefits pro	ovided by the health pl	an company for the
14.25	benefit of t	he plan's enrollees and	may include l	out is not limited to pro	ocurement of
14.26	prescriptio	n drugs, clinical formu	lary developm	ent and management s	ervices, claims
14.27	processing	, and rebate contracting	g and administ	ration.	
14.28	<u>(f)</u> "Pre	scription" has the mea	ning given in s	section 151.01, subdivi	sion 16a.
14.29	Subd. 2	. Prescription drug be	enefit disclosu	re. (a) A health plan co	mpany that provides
14.30	prescriptio	n drug benefit coverag	e and uses a fo	ormulary must make th	e plan's formulary

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15.1	and related benefit information available by electronic means and, upon request, in writing,
15.2	at least 30 days prior to annual renewal dates.
15.3	(b) Formularies must be organized and disclosed consistent with the most recent version
15.4	of the United States Pharmacopeia's (USP) Model Guidelines.
15.5	(c) For each item or category of items on the formulary, the specific enrollee benefit
15.6	terms must be identified, including enrollee cost-sharing and expected out-of-pocket costs.
15.7	Subd. 3. Formulary changes. (a) Once a formulary has been established, a health plan
15.8	company may, at any time during the enrollee's contract term:
15.9	(1) expand its formulary by adding drugs to the formulary;
15.10	(2) reduce co-payments or coinsurance; or
15.11	(3) move a drug to a benefit category that reduces an enrollee's cost.
15.12	(b) A health plan company may remove a brand name drug from the plan's formulary
15.13	or place a brand name drug in a benefit category that increases an enrollee's cost only upon
15.14	the addition to the formulary of a generic or multisource brand name drug rated as
15.15	therapeutically equivalent according to the FDA Orange Book or a biologic drug rated as
15.16	interchangeable according to the FDA Purple Book at a lower cost to the enrollee, or a
15.17	biosimilar as defined by United States Code, title 42, section 262(i)(2), and upon at least a
15.18	60-day notice to prescribers, pharmacists, and affected enrollees.
15.19	(c) A health plan company may change utilization review requirements or move drugs
15.20	to a benefit category that increases an enrollee's cost during the enrollee's contract term
15.21	upon at least a 60-day notice to prescribers, pharmacists, and affected enrollees, provided
15.22	that these changes do not apply to enrollees who are currently taking the drugs affected by
15.23	these changes for the duration of the enrollee's contract term.
15.24	(d) A health plan company may remove any drugs from the plan's formulary that have
15.25	been deemed unsafe by the Food and Drug Administration, that have been withdrawn by
15.26	either the Food and Drug Administration or the product manufacturer, or when an
15.27	independent source of research, clinical guidelines, or evidence-based standards has issued
15.28	drug-specific warnings or recommended changes in drug usage.
15.29	(e) Health plan companies, and managed care plans and county-based purchasing plans
15.30	under section 256B.69 and chapter 256L, may update their formulary or preferred drug list
15.31	quarterly, provided that these changes do not apply to enrollees who are currently taking
15.32	the drugs affected by these changes for the duration of the calendar year.

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16.1	Subd. 4.	Not severable. The p	provisions of this	section shall not be s	everable from article
16.2	1 of this act. If any provision of article 1 of this act or its application to any individual,				
16.3	entity, or cit	rcumstance is found t	o be void for any	reason, this section	shall be void also.
16.4	EFFEC	TIVE DATE. This se	ection is effectiv	e January 1, 2024, ar	nd applies to health

16.5 plans offered, sold, issued, or renewed on or after that date.