LCB

# **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

# S.F. No. 278

| (SENATE AUTHORS: JENSEN, Dahms, Wiklund, Draheim and Benson) |      |  |  |  |  |  |
|--|------|--|--|--|--|--|
| DATE   | D-PG | OFFICIAL STATUS  |  |  |  |  |
| 01/17/2019   | 118  | Introduction and first reading   |  |  |  |  |
|  |      | Referred to Health and Human Services Finance and Policy                                 |  |  |  |  |
| 03/11/2019   | 745a | Comm report: To pass as amended and re-refer to Commerce and Consumer Protection Finance |  |  |  |  |
|  |      | and Policy   |  |  |  |  |
| 03/21/2019   |      | Comm report: To pass as amended and re-refer to Finance                                  |  |  |  |  |
|  |      |  |  |  |  |  |

| 1.1                                    | A bill for an act   |
|--|---|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6<br>1.7 | relating to health care; creating licensure and regulations for pharmacy benefit managers; amending Minnesota Statutes 2018, section 151.21, subdivision 7, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 62W; repealing Minnesota Statutes 2018, sections 151.214, subdivision 2; 151.60; 151.61; 151.62; 151.63; 151.64; 151.65; 151.66; 151.67; 151.68; 151.69; 151.70; 151.71. |
| 1.8                                    | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.9                                    | Section 1. [62W.01] CITATION.   |
| 1.10                                   | This chapter may be cited as the "Minnesota Pharmacy Benefit Manager Licensure and  |
| 1.11                                   | Regulation Act."  |
| 1.12                                   | Sec. 2. [62W.02] DEFINITIONS.   |
| 1.13                                   | Subdivision 1. Scope. For purposes of this chapter, the following terms have the meanings   |
| 1.14                                   | given.  |
| 1.15                                   | Subd. 2. Aggregate retained rebate. "Aggregate retained rebate" means the percentage  |
| 1.16                                   | of all rebates received by a pharmacy benefit manager from a drug manufacturer for drug   |
| 1.17                                   | utilization that is not passed on to the pharmacy benefit manager's client.   |
| 1.18                                   | Subd. 3. Claims processing service. "Claims processing service" means the   |
| 1.19                                   | administrative services performed in connection with the processing and adjudicating of   |
| 1.20                                   | claims relating to pharmacy services that includes:   |
| 1.21                                   | (1) receiving payments for pharmacy services;   |
| 1.22                                   | (2) making payments to pharmacists or pharmacies for pharmacy services; or  |

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|------|------------------|--------------------------|---------------------------|--------------------------|----------------------|
| 2.1  | (3) both         | clause (1) and clause    | (2).                      |                          |                      |
| 2.2  | <u>Subd. 4.</u>  | Commissioner. "Co        | mmissioner" mea           | ans the commissioner     | of commerce.         |
| 2.3  | <u>Subd. 5.</u>  | Enrollee. "Enrollee"     | means a natural           | person covered by a      | health plan and      |
| 2.4  | includes an      | insured, policyholder    | , subscriber, con         | tract holder, member,    | covered person, or   |
| 2.5  | certificate h    | older.                   |                           |                          |                      |
| 2.6  | Subd. 6.         | Health carrier. "He      | alth carrier" has t       | the meaning given in     | section 62A.011,     |
| 2.7  | subdivision      | 2.                       |                           |                          |                      |
| 2.8  | <u>Subd. 7.</u>  | Health plan. "Healt      | h plan" means a j         | policy, contract, certif | icate, or agreement  |
| 2.9  | defined in s     | ection 62A.011, subd     | ivision 3.                |                          |                      |
| 2.10 | Subd. 8.         | Mail order pharma        | <b>cy.</b> "Mail order p  | bharmacy" means a pl     | narmacy whose        |
| 2.11 | primary bus      | siness is to receive pre | scriptions by mai         | il, fax, or through elec | tronic submissions,  |
| 2.12 | dispense pro     | escription drugs to en   | rollees through t         | he use of the United S   | States mail or other |
| 2.13 | common ca        | rrier services, and pro  | ovide consultation        | n with patients electro  | onically rather than |
| 2.14 | face-to-face     | <u>).</u>                |                           |                          |                      |
| 2.15 | <u>Subd. 9.</u>  | Maximum allowabl         | le cost price. "M         | aximum allowable co      | st price" means the  |
| 2.16 | <u>maximum a</u> | mount that a pharmac     | ey benefit manag          | er will reimburse a ph   | armacy for a group   |
| 2.17 | of therapeut     | tically and pharmaceu    | tically equivaler         | t multiple source dru    | gs. The maximum      |
| 2.18 | allowable co     | ost price does not inc   | lude a dispensing         | g or professional fee.   |                      |
| 2.19 | Subd. 10         | ). Multiple source di    | r <b>ugs.</b> "Multiple s | ource drugs" means a     | therapeutically      |
| 2.20 | equivalent o     | drug that is available   | from at least two         | manufacturers.           |                      |
| 2.21 | <u>Subd. 11</u>  | l. Network pharmac       | y. "Network pha           | rmacy" means a retail    | or other licensed    |
| 2.22 | pharmacy p       | rovider that directly c  | contracts with a p        | harmacy benefit man      | ager.                |
| 2.23 | Subd. 12         | 2. Other prescription    | n drug or device          | services. "Other pres    | scription drug or    |
| 2.24 | device servi     | ices" means services of  | other than claims         | processing services, p   | provided directly or |
| 2.25 | indirectly, w    | hether in connection w   | with or separate fr       | om claims processing     | services, including: |
| 2.26 | <u>(1) nego</u>  | tiating rebates, discou  | unts, or other fina       | ancial incentives and    | arrangements with    |
| 2.27 | drug manuf       | acturers;                |                           |                          |                      |
| 2.28 | <u>(2) disbu</u> | ursing or distributing   | rebates;                  |                          |                      |
| 2.29 | <u>(3) mana</u>  | aging or participating   | in incentive prog         | grams or arrangement     | s for pharmacy       |
| 2.30 | services;        |                          |                           |                          |                      |
| 2.31 | <u>(4) nego</u>  | tiating or entering into | contractual arrar         | ngements with pharma     | cists or pharmacies, |
| 2.32 | or both;         |                          |                           |                          |                      |
|      |                  |                          |                           |                          |                      |

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| 3.1  | (5) develo                                      | ping prescription dr       | rug formularies;  |                           |                       |  |  |  |
| 3.2  | (6) designing prescription benefit programs; or |                            |                   |                           |                       |  |  |  |
| 3.3  | (7) advert                                      | ising or promoting s       | services.         |                           |                       |  |  |  |
| 3.4  | Subd. 13.                                       | Pharmacist. "Phar          | macist" means a   | n individual with a val   | id license issued by  |  |  |  |
| 3.5  | the Board of                                    | Pharmacy under cha         | apter 151.        |                           |                       |  |  |  |
| 3.6  | Subd. 14.                                       | Pharmacy. "Pharm           | acy" or "pharm    | acy provider" means a     | place of business     |  |  |  |
| 3.7  | licensed by th                                  | e Board of Pharma          | cy under chapte   | r 151 in which prescrip   | otion drugs are       |  |  |  |
| 3.8  | prepared, con                                   | pounded, or dispen         | used under the st | upervision of a pharma    | acist.                |  |  |  |
| 3.9  | Subd. 15.                                       | Pharmacy benefit <b>1</b>  | manager. (a) "P   | narmacy benefit manag     | ger" means a person,  |  |  |  |
| 3.10 | business, or o                                  | ther entity that cont      | tracts with a pla | n sponsor to perform p    | harmacy benefits      |  |  |  |
| 3.11 | management,                                     | including but not li       | mited to:         |                           |                       |  |  |  |
| 3.12 | (1) contra                                      | cting directly or ind      | irectly with pha  | rmacies to provide pre    | scription drugs to    |  |  |  |
| 3.13 | enrollees or o                                  | ther covered individ       | duals;            |                           |                       |  |  |  |
| 3.14 | <u>(2) admini</u>                               | istering a prescription    | on drug benefit;  |                           |                       |  |  |  |
| 3.15 | (3) proces                                      | sing or paying phar        | macy claims;      |                           |                       |  |  |  |
| 3.16 | (4) creatin                                     | g or updating presc        | ription drug for  | mularies;                 |                       |  |  |  |
| 3.17 | <u>(5) making</u>                               | g or assisting in mal      | king prior autho  | rization determination    | s on prescription     |  |  |  |
| 3.18 | drugs;  |                            |                   |                           |                       |  |  |  |
| 3.19 | <u>(6)</u> admin                                | istering rebates on p      | prescription drug | <u>gs; or</u>             |                       |  |  |  |
| 3.20 | (7) establi                                     | shing a pharmacy n         | etwork.           |                           |                       |  |  |  |
| 3.21 | <u>(b) Pharm</u>                                | acy benefit manage         | r does not inclu  | de the Department of I    | Human Services.       |  |  |  |
| 3.22 | Subd. 16.                                       | <b>Plan sponsor.</b> "Plat | n sponsor" meai   | ns a group purchaser as   | s defined under       |  |  |  |
| 3.23 | section 62J.03                                  | 3; an employer in th       | e case of an em   | ployee health benefit p   | olan established or   |  |  |  |
| 3.24 | maintained by                                   | a single employer;         | ; or an employed  | e organization in the ca  | ase of a health plan  |  |  |  |
| 3.25 | established or                                  | maintained by an er        | mployee organiz   | zation, an association, j | joint board trustees, |  |  |  |
| 3.26 | a committee,                                    | or other similar grov      | up that establish | es or maintains the hea   | alth plan. This term  |  |  |  |
| 3.27 | includes a per                                  | son or entity acting       | for a pharmacy    | benefit manager in a      | contractual or        |  |  |  |
| 3.28 | employment r                                    | elationship in the pe      | erformance of ph  | armacy benefit manage     | ement. Plan sponsor   |  |  |  |
| 3.29 | does not inclu                                  | ide the Department         | of Human Serv     | ces.                      |                       |  |  |  |
| 3.30 | Subd. 17.                                       | <b>Specialty drug.</b> "Sj | pecialty drug" n  | neans a prescription dr   | ug that: (1) is not   |  |  |  |
| 3.31 | available for                                   | order or purchase by       | y a retail pharma | acy, regardless if the d  | rug is meant to be    |  |  |  |

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| 4.1  | self-admin       | istered; and (2) requires  | s special storage | and has distribution or    | inventory limitations |
| 4.2  | that are no      | ot available at a retail p | harmacy.          |                            |                       |
| 4.3  | Subd.            | 18. Retail pharmacy.       | "Retail pharma    | cy" means a chain phar     | macy, a supermarket   |
| 4.4  |                  | an independent pharm       |                   |                            |                       |
| 4.5  | - · ·            | pter 151, that dispense    | -                 | <u> </u>                   |                       |
| 4.6  | Subd.            | 19. Rebates. "Rebates      | " means all pric  | e concessions paid by      | a drug manufacturer   |
| 4.7  |                  | nacy benefit manager of    |                   |                            |                       |
| 4.8  |                  | ns that are based on the   |                   | *                          |                       |
| 4.9  | -                | so include price conce     |                   | •                          |                       |
| 4.10 |                  | -based or performance      |                   |                            | prosoription and us   |
|      |                  |                            |                   |                            |                       |
| 4.11 | Sec. 3. [        | 62W.03] LICENSE T          | O DO BUSINI       | ESS.                       |                       |
| 4.12 | Subdiv           | vision 1. General. (a) I   | Beginning Janua   | ary 1, 2020, no person     | shall perform, act,   |
| 4.13 | or do busi       | ness in this state as a p  | harmacy benefi    | t manager unless the p     | berson has a valid    |
| 4.14 | license iss      | ued under this chapter     | by the commis     | sioner of commerce.        |                       |
| 4.15 | <u>(b)</u> A l   | icense issued in accord    | lance with this   | chapter is nontransfera    | ible.                 |
| 4.16 | Subd. 2          | 2. Application. (a) A p    | pharmacy benef    | it manager seeking a l     | icense shall apply to |
| 4.17 | the commi        | issioner of commerce of    | on a form prescr  | ibed by the commission     | oner. The application |
| 4.18 | form must        | t include at a minimum     | the following     | nformation:                |                       |
| 4.19 | <u>(1) the</u>   | name, address, and tel     | lephone number    | f of the pharmacy bene     | efit manager;         |
| 4.20 | (2) the          | name and address of t      | he pharmacy be    | enefit manager agent fo    | or service of process |
| 4.21 | in this stat     | e; and                     |                   |                            |                       |
| 4.22 | (3) the          | name, address, officia     | l position, and j | professional qualification | ions of each person   |
| 4.23 | responsible      | e for the conduct of affa  | irs of the pharm  | acy benefit manager, in    | cluding all members   |
| 4.24 | of the boar      | rd of directors, board o   | of trustees, exec | utive committee, or ot     | her governing board   |
| 4.25 | or commit        | tee; the principal office  | ers in the case o | f a corporation; or the    | partners or members   |
| 4.26 | in the case      | e of a partnership or as   | sociation.        |                            |                       |
| 4.27 | <u>(b) Eac</u>   | ch application for licen   | sure must be acc  | companied by a nonref      | undable fee of \$     |
| 4.28 | <u>(c) Wit</u>   | hin 30 days of receivin    | g an application  | n, the commissioner ma     | ay require additional |
| 4.29 | informatic       | on or submissions from     | an applicant an   | d may obtain any docu      | ment or information   |
| 4.30 | reasonably       | y necessary to verify th   | e information c   | ontained in the applica    | tion. Within 90 days  |
| 4.31 | after receij     | pt of a completed appli    | cation, the netw  | ork adequacy report re     | quired under section  |
| 4.32 | <u>62W.05, a</u> | nd the applicable licen    | se fee, the com   | missioner shall review     | the application and   |

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| 5.1  | issue a license   | if the applicant is  | deemed qualified    | d under this section. If   | f the commissioner   |
| 5.2  |                   | ••                   | -                   | missioner shall notify     |                      |
| 5.3  | shall specify t   | he reason or reason  | s for the denial.   |                            |                      |
| 5.4  | Subd. 3. <b>R</b> | enewal. (a) A licer  | se issued under     | this chapter is valid for  | or a period of three |
| 5.5  |                   |                      |                     | nit a completed renew      | ÷                    |
| 5.6  |                   |                      |                     | k adequacy report req      |                      |
| 5.7  | 62W.05, and a     | renewal fee of \$    | The commiss         | tioner may request a re    | enewal applicant to  |
| 5.8  | submit additio    | nal information to   | clarify any new     | information presented      | in the renewal       |
| 5.9  | application.      |                      |                     |                            |                      |
| 5.10 | (b) A renew       | val application subr | nitted after the re | newal deadline date m      | ust be accompanied   |
| 5.11 | by a nonrefun     | dable late fee of \$ | <u></u>             |                            |                      |
| 5.12 | (c) The cor       | nmissioner may der   | ny the renewal of   | a license for any of the   | e following reasons: |
| 5.13 | (1) the pha       | rmacy benefit man    | ager has been de    | termined by the comr       | nissioner to be in   |
| 5.14 | violation or no   | oncompliance with    | federal or state l  | aw; or                     |                      |
| 5.15 | (2) the pha       | rmacy benefit mana   | ager has failed to  | timely submit a rene       | wal application and  |
| 5.16 | the informatio    | n required under pa  | aragraph (a).       |                            |                      |
| 5.17 | In lieu of a de   | nial of a renewal ap | plication, the co   | mmissioner may perr        | nit the pharmacy     |
| 5.18 | benefit manag     | er to submit to the  | commissioner a      | corrective action plan     | to cure or correct   |
| 5.19 | deficiencies.     |                      |                     |                            |                      |
| 5.20 | <u>Subd. 4.</u> 0 | versight. (a) The c  | ommissioner ma      | y suspend, revoke, or      | place on probation   |
| 5.21 | a pharmacy be     | enefit manager licer | nse issued under    | this chapter for any o     | f the following      |
| 5.22 | circumstances     | <u>.</u>             |                     |                            |                      |
| 5.23 | (1) the pha       | rmacy benefit man    | ager has engage     | d in fraudulent activit    | y that constitutes a |
| 5.24 | violation of st   | ate or federal law;  |                     |                            |                      |
| 5.25 | (2) the con       | missioner has rece   | ived consumer c     | omplaints that justify     | an action under this |
| 5.26 | subdivision to    | protect the safety a | and interests of c  | consumers;                 |                      |
| 5.27 | (3) the pha       | rmacy benefit mana   | ager fails to pay   | an application license     | or renewal fee; and  |
| 5.28 | (4) the pha       | rmacy benefit man    | ager fails to com   | ply with a requirement     | nt set forth in this |
| 5.29 | chapter.          |                      |                     |                            |                      |
| 5.30 | (b) The cor       | nmissioner may iss   | ue a license subj   | ect to restrictions or lin | nitations, including |
| 5.31 | <u> </u>          |                      |                     | activities in which the    |                      |
| 5.32 | manager may       | be engaged.          |                     |                            |                      |

Sec. 3.

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| 6.1  | Subd. 5           | . <b>Penalty.</b> If a pharma | cy benefit man     | ager acts without a lice   | nse, the pharmacy       |
| 6.2  | benefit mai       | nager may be subject          | to a fine of \$5,0 | 00 per day for the period  | od the pharmacy         |
| 6.3  | benefit mai       | nager is found to be in       | violation.         |                            |                         |
| 6.4  | Subd. 6           | . Enforcement. The c          | ommissioner sha    | all enforce this chapter u | under the provisions    |
| 6.5  | of chapter 4      | 45.                           |                    |                            |                         |
|      |                   |                               |                    |                            |                         |
| 6.6  | Sec. 4. <u>[6</u> | 2W.04] PHARMAC                | Y BENEFIT M        | IANAGER GENERA             | L BUSINESS              |
| 6.7  | PRACTIC           | CES.                          |                    |                            |                         |
| 6.8  | <u>(a)</u> A pl   | harmacy benefit mana          | ger must exerci    | se good faith and fair d   | lealing in the          |
| 6.9  | performance       | ce of its contractual du      | ties. A provision  | n in a contract between    | a pharmacy benefit      |
| 6.10 | manager ar        | nd a health carrier or a      | network pharm      | nacy that attempts to wa   | aive or limit this      |
| 6.11 | obligation        | is void.                      |                    |                            |                         |
| 6.12 | <u>(b)</u> A pl   | harmacy benefit mana          | ger must notify    | a health carrier in writ   | ing of any activity,    |
| 6.13 | policy, or p      | practice of the pharma        | cy benefit mana    | ger that directly or ind   | irectly presents a      |
| 6.14 | conflict of       | interest with the dutie       | s imposed in th    | is section.                |                         |
|      |                   |                               |                    |                            |                         |
| 6.15 | Sec. 5. <u>[6</u> | 2W.05] PHARMAC                | Y BENEFIT M        | IANAGER NETWOR             | KK ADEQUACY.            |
| 6.16 | <u>(a)</u> A pl   | harmacy benefit mana          | ger must provid    | le an adequate and acce    | essible pharmacy        |
| 6.17 | network for       | r the provision of pres       | cription drugs t   | hat provides access to     | pharmacies within       |
| 6.18 | <u>a reasonab</u> | le distance from an en        | rollee's residend  | ce. The network must in    | nclude a sufficient     |
| 6.19 | number of         | pharmacies to ensure the      | hat pharmacy se    | ervices are available to a | ll enrollees without    |
| 6.20 | unreasonab        | ole delay. In determini       | ng network ade     | quacy, the commission      | er shall ensure that    |
| 6.21 | the maxim         | um travel distance or t       | time requirement   | nt to the nearest pharma   | acy equals the          |
| 6.22 | requiremen        | nt applied under section      | n 62K.10 for pl    | narmacy services. A ma     | ail order pharmacy      |
| 6.23 | must not be       | e included in the calcul      | ations of determ   | ining the adequacy of th   | ne pharmacy benefit     |
| 6.24 | manager's         | pharmacy network.             |                    |                            |                         |
| 6.25 | <u>(b)</u> A pl   | harmacy benefit mana          | ger must submi     | t to the commissioner a    | pharmacy network        |
| 6.26 | adequacy r        | eport describing the p        | harmacy netwo      | rk and pharmacy access     | sibility in this state, |
| 6.27 | with the ph       | armacy benefit manag          | er's license appl  | ication and renewal, in a  | a manner prescribed     |
| 6.28 | by the com        | missioner.                    |                    |                            |                         |
|      |                   |                               |                    |                            |                         |
| 6.29 | Sec. 6. [6        | 2W.06] PHARMAC                | Y BENEFIT M        | IANAGER TRANSPA            | ARENCY.                 |
| 6.30 | Subdivi           | ision 1. Transparency         | v to plan spons    | ors. (a) Beginning in th   | ne second quarter       |
| 6.31 | after the eff     | fective date of a contra-     | ct between a pha   | armacy benefit manager     | and a plan sponsor,     |
|      |                   |                               |                    |                            |                         |

| 1 | the pharmacy benefit manager must disclose, upon the request of the plan sponsor, the       |
|---|---|
|   | following information with respect to prescription drug benefits specific to the plan spon  |
|   | (1) the aggregate wholesale acquisition costs from a drug manufacturer or wholesa           |
| C | lrug distributor for each therapeutic category of prescription drugs;                       |
|   | (2) the aggregate amount of rebates received by the pharmacy benefit manager by             |
| t | herapeutic category of prescription drugs. The aggregate amount of rebates must incl        |
|   | any utilization discounts the pharmacy benefit manager receives from a drug manufact        |
|   | or wholesale drug distributor;  |
|   | (3) any other fees received from a drug manufacturer or wholesale drug distributor          |
|   | (4) whether the pharmacy benefit manager has a contract, agreement, or other arranger       |
|   | with a drug manufacturer to exclusively dispense or provide a drug to a plan sponsor's      |
|   | employees or enrollees, and the application of all consideration or economic benefits colle |
| ( | or received pursuant to the arrangement;  |
|   | (5) prescription drug utilization information for the plan sponsor's employees or enro      |
| t | that is not specific to any individual employee or enrollee;                                |
|   | (6) the aggregate amount of payments made by the pharmacy benefit manager to                |
|   | pharmacies owned or controlled by the pharmacy benefit manager;                             |
|   | (7) the aggregate amount of payments made by the pharmacy benefit manager to                |
| ľ | pharmacies not owned or controlled by the pharmacy benefit manager; and                     |
|   | (8) the aggregate amount of the fees imposed on, or collected from, network pharma          |
| ( | or other assessments against network pharmacies, including point-of-sale fees and retroad   |
|   | charges, and the application of those amounts collected pursuant to the contract with t     |
|   | plan sponsor.   |
|   | (b) A pharmacy benefit manager may require a plan sponsor to agree to a nondisclo           |
|   | agreement that specifies that the information reported under this subdivision is proprie    |
|   | information. The pharmacy benefit manager is not required to disclose the information       |
|   | the plan sponsor until the plan sponsor has executed the nondisclosure agreement, if requ   |
|   | by the pharmacy benefit manager.  |
|   | Subd. 2. Transparency report to the commissioner. (a) Beginning June 1, 2020,               |
|   | annually thereafter, each pharmacy benefit manager must submit to the commissioner          |
| ĺ | transparency report containing data from the prior calendar year. The report must cont      |
|   | the following information:  |

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| 8.1  | (1) the aggregate wholesale acquisition costs from a drug manufacturer or wholesale             |
|------|---|
| 8.2  | drug distributor for each therapeutic category of prescription drugs for all of the pharmacy    |
| 8.3  | benefit manager's plan sponsor clients, unless providing this information even in the aggregate |
| 8.4  | permits the determination of a specific drug manufacturer;                                      |
| 8.5  | (2) the aggregate amount of all rebates that the pharmacy benefit manager received from         |
| 8.6  | all drug manufacturers for all of the pharmacy benefit manager's plan sponsor clients. The      |
| 8.7  | aggregate amount of rebates must include any utilization discounts the pharmacy benefit         |
| 8.8  | manager receives from a drug manufacturer or wholesale drug distributor;                        |
| 8.9  | (3) the aggregate retained rebates that the pharmacy benefit manager received from all          |
| 8.10 | drug manufacturers that were not passed through to plan sponsors;                               |
| 8.11 | (4) the aggregate retained rebate percentage; and   |
| 8.12 | (5) the highest, lowest, and mean aggregate retained rebate percentage for all of the           |
| 8.13 | pharmacy benefit manager's plan sponsor clients.  |
| 8.14 | (b) Within 60 days upon receipt of the transparency report, the commissioner shall              |
| 8.15 | publish the report from each pharmacy benefit manager on the Department of Commerce's           |
| 8.16 | website, with the exception of data considered trade secret information under section 13.37.    |
| 8.17 | (c) For purposes of this subdivision, the aggregate retained rebate percentage must be          |
| 8.18 | calculated for each plan sponsor for rebates in the previous calendar year as follows:          |
| 8.19 | (1) the sum total dollar amount of rebates from all drug manufacturers for all utilization      |
| 8.20 | of enrollees of a plan sponsor that was not passed through to the plan sponsor; and             |
| 8.21 | (2) divided by the sum total dollar amount of all rebates received from all drug                |
| 8.22 | manufacturers for all enrollees of a plan sponsor.  |
| 8.23 | Subd. 3. Penalty. The commissioner may impose civil penalties of not more than \$1,000          |
| 8.24 | per day per violation of this section.  |
| 8.25 | Sec. 7. [62W.07] PHARMACY OWNERSHIP INTEREST; SPECIALTY   |
| 8.26 | PHARMACY SERVICES.  |
| 8.27 | (a) A pharmacy benefit manager that has an ownership interest either directly or indirectly,    |
| 8.28 | or through an affiliate or subsidiary, in a pharmacy must disclose to a plan sponsor that       |
| 8.29 | contracts with the pharmacy benefit manager any difference between the amount paid to           |
| 8.30 | that pharmacy and the amount charged to the plan sponsor.                                       |
| 8.31 | (b) A pharmacy benefit manager or a pharmacy benefit manager's affiliates or subsidiaries       |
| 8.32 | must not own or have an ownership interest in a patient assistance program or a mail order      |
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9.1 or specialty pharmacy, unless the pharmacy benefit manager, affiliate, or subsidiary agrees
9.2 to fair competition, no self-dealing, and no interference with prospective economic advantage,
9.3 and establishes a firewall between the administrative functions and the mail order or specialty
9.4 pharmacy.

9.5 (c) A pharmacy benefit manager or health carrier is prohibited from penalizing, requiring,

9.6 or providing financial incentives, including variations in premiums, deductibles, co-payments,

- 9.7 or coinsurance, to an enrollee as an incentive to use a retail pharmacy, mail order pharmacy,
- 9.8 specialty pharmacy, or other network pharmacy provider in which a pharmacy benefit
- 9.9 manager has an ownership interest or in which the pharmacy provider has an ownership
- 9.10 <u>interest in the pharmacy benefit manager.</u>
- 9.11 (d) A pharmacy benefit manager or health carrier is prohibited from imposing limits,
- 9.12 <u>including quantity limits or refill frequency limits, on a patient's access to medication that</u>
- 9.13 differ based solely on whether the health carrier or pharmacy benefit manager has an
- 9.14 ownership interest in a pharmacy or the pharmacy has an ownership interest in the pharmacy
- 9.15 <u>benefit manager.</u>
- 9.16 (e) A pharmacy benefit manager must not require pharmacy accreditation standards or
- 9.17 recertification requirements to participate in a network that are inconsistent with, more
- 9.18 stringent than, or in addition to federal and state requirements for licensure as a pharmacy
- 9.19 <u>in this state.</u>

# 9.20 Sec. 8. [62W.075] THERAPEUTIC ALTERNATIVE PRESCRIPTION DRUG.

# 9.21 A pharmacy benefit manager or health carrier must not require a pharmacy to dispense

- 9.22 <u>a therapeutically equivalent or therapeutically alternative drug that costs more than a</u>
- 9.23 prescribed drug, unless the switch is made for medically necessary reasons that benefit the
- 9.24 patient. Before a switch is made under this section, the pharmacy must obtain approval from
- 9.25 <u>the prescribing practitioner and must inform the enrollee of the reason for the switch.</u>

# 9.26 Sec. 9. [62W.076] SPECIALTY PHARMACY.

# 9.27 <u>A pharmacy benefit manager that contracts with a specialty pharmacy must disclose to</u>

- 9.28 enrollees the price for each prescription drug at the specialty pharmacy and at a retail
- 9.29 pharmacy unless the specialty pharmacy offers prescription drugs at the same or a lower
- 9.30 price than the enrollee could receive at a retail pharmacy.

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10.1 Sec. 10. [62W.077] PREFERRED NETWORK.

10.2 A pharmacy benefit manager that uses a preferred network of pharmacies must disclose

10.3 to an enrollee the price for each prescription drug at the preferred network pharmacies and

- 10.4 at a retail pharmacy unless the preferred network pharmacies offer the prescription drug at
- 10.5 the same or a lower price than the enrollee could receive at a retail pharmacy.

# 10.6 Sec. 11. [62W.078] REQUIRING MAIL ORDER SERVICE.

10.7A pharmacy benefit manager or health carrier shall not require an enrollee whose health10.8plan has the option of using a retail pharmacy to use a mail order pharmacy unless the mail10.9order pharmacy offers the prescription drug at a lower price than the enrollee could receive10.10at a retail pharmacy. The pharmacy benefit manager or health carrier shall not deny an10.11enrollee the right to use a retail pharmacy willing to dispense the prescription at the same

10.12 or a lower price as the mail order pharmacy.

# 10.13 Sec. 12. [62W.08] MAXIMUM ALLOWABLE COST PRICING.

10.14 (a) With respect to each contract and contract renewal between a pharmacy benefit

10.15 manager and a pharmacy, the pharmacy benefits manager must:

10.16 (1) provide to the pharmacy, at the beginning of each contract and contract renewal, the
 10.17 sources utilized to determine the maximum allowable cost pricing of the pharmacy benefit
 10.18 manager;

10.19 (2) update any maximum allowable cost price list at least every seven business days,

10.20 noting any price changes from the previous list, and provide a means by which network

- 10.21 pharmacies may promptly review current prices in an electronic, print, or telephonic format
- 10.22 within one business day at no cost to the pharmacy;

10.23 (3) maintain a procedure to eliminate products from the list of drugs subject to maximum
 10.24 allowable cost pricing in a timely manner in order to remain consistent with changes in the

- 10.25 <u>marketplace;</u>
- 10.26 (4) ensure that the maximum allowable cost prices are not set below sources utilized by
   10.27 the pharmacy benefits manager; and
- 10.28 (5) upon request of a network pharmacy, disclose the sources utilized for setting
- 10.29 maximum allowable cost price rates on each maximum allowable cost price list included
- 10.30 <u>under the contract and identify each maximum allowable cost price list that applies to the</u>
- 10.31 network pharmacy. A pharmacy benefit manager must make the list of the maximum

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| 11.1  | allowable c                     | osts available to a con     | tracted pharmad    | cy in a format that is re | adily accessible and       |  |  |
| 11.2  | usable to the network pharmacy. |                             |                    |                           |                            |  |  |
| 11.3  | <u>(b)</u> A pl                 | narmacy benefit mana        | ger must not pla   | ace a prescription drug   | g on a maximum             |  |  |
| 11.4  | allowable c                     | ost list unless the drug    | g is available for | purchase by pharmac       | ies in this state from     |  |  |
| 11.5  | <u>a national c</u>             | or regional drug whole      | esaler and is not  | obsolete.                 |                            |  |  |
| 11.6  | <u>(c)</u> Each                 | n contract between a p      | harmacy benefi     | t manager and a pharm     | nacy must include a        |  |  |
| 11.7  | process to a                    | appeal, investigate, an     | d resolve dispu    | tes regarding maximu      | m allowable cost           |  |  |
| 11.8  | pricing that                    | includes:                   |                    |                           |                            |  |  |
| 11.9  | <u>(1) a 15</u>                 | -business-day limit or      | the right to ap    | peal following the init   | ial claim;                 |  |  |
| 11.10 | <u>(2)</u> a rec                | quirement that the app      | eal be investiga   | ted and resolved with     | in seven business          |  |  |
| 11.11 | days after t                    | he appeal is received;      | and                |                           |                            |  |  |
| 11.12 | <u>(3) a rec</u>                | juirement that a pharm      | acy benefit man    | ager provide a reason f   | for any appeal denial      |  |  |
| 11.13 | and identify                    | y the national drug coo     | de of a drug tha   | t may be purchased by     | the pharmacy at a          |  |  |
| 11.14 | price at or b                   | below the maximum al        | lowable cost pr    | ice as determined by th   | he pharmacy benefit        |  |  |
| 11.15 | manager.                        |                             |                    |                           |                            |  |  |
| 11.16 | <u>(d) If an</u>                | appeal is upheld, the       | pharmacy bene      | fit manager must mak      | te an adjustment to        |  |  |
| 11.17 | the maximu                      | um allowable cost pric      | e no later than    | one business day after    | the date of                |  |  |
| 11.18 | determinati                     | on. The pharmacy ber        | nefit manager n    | nust make the price ad    | justment applicable        |  |  |
| 11.19 | to all simila                   | arly situated network p     | oharmacy provi     | ders as defined by the    | plan sponsor.              |  |  |
| 11.20 | Sec. 13. [                      | 62W.09] PHARMAC             | CY AUDITS.         |                           |                            |  |  |
| 11.21 | Subdivi                         | sion 1. <b>Procedure an</b> | d process for c    | onducting and repor       | ting an audit. <u>(</u> a) |  |  |
| 11.22 | Unless othe                     | erwise prohibited by for    | ederal requirem    | ents or regulations, an   | y entity conducting        |  |  |
| 11.23 | a pharmacy                      | audit must follow the       | e following proc   | cedures:                  |                            |  |  |
| 11.24 | <u>(1) a ph</u>                 | armacy must be given        | notice 14 days     | before an initial on-site | e audit is conducted;      |  |  |
| 11.25 | <u>(2)</u> an a                 | udit that involves clin     | ical or professio  | onal judgment must be     | e conducted by or in       |  |  |
| 11.26 | consultation                    | n with a licensed phar      | macist; and        |                           |                            |  |  |
| 11.27 | (3) each                        | n pharmacy shall be au      | dited under the    | same standards and p      | arameters as other         |  |  |
| 11.28 | <u>similarly si</u>             | tuated pharmacies.          |                    |                           |                            |  |  |
| 11.29 | <u>(b)</u> Unle                 | ess otherwise prohibit      | ed by federal re   | quirements or regulati    | ons, for any entity        |  |  |
| 11.30 | conducting                      | a pharmacy audit the        | following item     | s apply:                  |                            |  |  |
|       |                                 |                             |                    |                           |                            |  |  |

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| 12.1  | (1) the peri       | od covered by the      | audit may not ex       | acceed 24 months from t      | the date that the    |
| 12.2  | <u> </u>           |                        |                        | y, unless a longer period    |                      |
| 12.3  | state or federal   | l law;                 |                        |                              |                      |
| 12.4  | (2) if an en       | tity uses random sa    | ampling as a me        | thod for selecting a set     | of claims for        |
| 12.5  |                    |                        |                        | for a statistically reliable |                      |
| 12.6  |                    | -                      |                        | ty shall provide the pha     |                      |
| 12.7  |                    |                        |                        | nge that the auditing er     |                      |
| 12.8  | audit;             | · · ·                  |                        |                              |                      |
| 12.9  | (3) an on-s        | ite audit may not t    | ake nlace during       | the first five business of   | lays of the month    |
| 12.10 | <u> </u>           | ted to by the pharm    | · · ·                  |                              |                      |
|       |                    |                        |                        |                              |                      |
| 12.11 | <u> </u>           |                        |                        | unless escorted where p      |                      |
| 12.12 |                    |                        | e extent possible      | e must be out of sight a     | nd hearing range     |
| 12.13 | of the pharmac     | cy customers;          |                        |                              |                      |
| 12.14 | (5) any reco       | oupment will not be    | e deducted agains      | st future remittances unt    | il after the appeals |
| 12.15 | process and bo     | oth parties have rec   | eived the results      | of the final audit;          |                      |
| 12.16 | <u>(6) a pharn</u> | nacy benefit manag     | ger may not requ       | ire information to be w      | ritten on a          |
| 12.17 | prescription ur    | iless the information  | on is required to      | be written on the prese      | ription by state or  |
| 12.18 | federal law. Re    | ecoupment may be       | assessed for iter      | ms not written on the pr     | rescription if:      |
| 12.19 | (i) addition       | al information is re   | equired in the pr      | ovider manual; or            |                      |
| 12.20 | (ii) the info      | ormation is required   | d by the Food an       | d Drug Administration        | (FDA); or            |
| 12.21 | (iii) the info     | ormation is require    | d by the drug ma       | anufacturer's product sa     | fety program; and    |
| 12.22 | (iv) the info      | ormation in item (i    | ), (ii), or (iii) is 1 | not readily available for    | r the auditor at the |
| 12.23 | time of the auc    | lit; and               |                        |                              |                      |
| 12.24 | (7) the aud        | iting company or a     | gent may not rea       | ceive payment based or       | n a percentage of    |
| 12.25 | the amount rec     | covered. This section  | on does not prev       | ent the entity conducting    | ng the audit from    |
| 12.26 | charging or ass    | essing the responsi    | ble party, directly    | y or indirectly, based on    | amounts recouped     |
| 12.27 | if both of the f   | following condition    | is are met:            |                              |                      |
| 12.28 | (i) the plan       | sponsor and the er     | ntity conducting       | the audit have a contra      | ct that explicitly   |
| 12.29 | states the perce   | entage charge or as    | ssessment to the       | plan sponsor; and            |                      |
| 12.30 | (ii) a comm        | nission to an agent of | or employee of th      | e entity conducting the      | audit is not based,  |
| 12.31 | directly or indi   | irectly, on amounts    | recouped.              |                              |                      |

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| 13.1  | <u>(c)</u> An ame        | endment to pharma     | cy audit terms in  | n a contract between a     | pharmacy benefit      |
| 13.2  | manager and a            | a pharmacy must be    | e disclosed to th  | e pharmacy at least 60     | days prior to the     |
| 13.3  | effective date           | of the proposed ch    | ange.              |                            |                       |
| 13.4  | <u>Subd. 2.</u> <b>R</b> | equirement for re     | coupment or ch     | argeback. For recoupn      | nent or chargeback,   |
| 13.5  | the following            | criteria apply:       |                    |                            |                       |
| 13.6  | <u>(1)</u> audit pa      | arameters must cons   | sider consumer-o   | priented parameters base   | ed on manufacturer    |
| 13.7  | <u>listings;</u>         |                       |                    |                            |                       |
| 13.8  | <u>(2) a pharr</u>       | nacy's usual and cu   | stomary price for  | or compounded medica       | tions is considered   |
| 13.9  | the reimbursa            | ble cost unless the   | pricing methodo    | logy is outlined in the    | pharmacy provider     |
| 13.10 | contract;                |                       |                    |                            |                       |
| 13.11 | (3) a findir             | ng of overpayment of  | or underpaymen     | t must be based on the a   | ctual overpayment     |
| 13.12 | or underpaym             | ent and not a proje   | ction based on the | he number of patients s    | erved having a        |
| 13.13 | similar diagno           | osis or on the numb   | er of similar ord  | lers or refills for simila | r drugs;              |
| 13.14 | (4) the ent              | ity conducting the a  | audit shall not u  | se extrapolation in calc   | ulating the           |
| 13.15 | recoupment of            | r penalties for audit | ts unless require  | d by state or federal lav  | w or regulations;     |
| 13.16 | (5) calcula              | tions of overpayme    | ents must not inc  | elude dispensing fees un   | nless a prescription  |
| 13.17 | was not actual           | lly dispensed, the p  | rescriber denied   | l authorization, the pres  | scription dispensed   |
| 13.18 | was a medicat            | tion error by the ph  | armacy, or the id  | dentified overpayment      | is solely based on    |
| 13.19 | an extra dispe           | nsing fee;            |                    |                            |                       |
| 13.20 | <u>(6) an entit</u>      | y may not consider    | any clerical or re | cord-keeping error, sucl   | n as a typographical  |
| 13.21 | error, scrivene          | r's error, or comput  | ter error regardir | ng a required document     | or record as fraud,   |
| 13.22 | however such             | errors may be subj    | ect to recoupme    | ent;                       |                       |
| 13.23 | (7) in the c             | ease of errors that h | ave no actual fin  | nancial harm to the pat    | ient or plan, the     |
| 13.24 | pharmacy ben             | efit manager must     | not assess any c   | hargebacks. Errors that    | t are a result of the |
| 13.25 | pharmacy fail            | ing to comply with    | a formal correcti  | ive action plan may be s   | subject to recovery;  |
| 13.26 | and                      |                       |                    |                            |                       |
| 13.27 | (8) interest             | t may not accrue du   | uring the audit p  | eriod for either party, b  | beginning with the    |
| 13.28 | notice of the a          | udit and ending wi    | th the final audi  | t report.                  |                       |
| 13.29 | <u>Subd. 3.</u> D        | ocumentation. (a)     | To validate the p  | harmacy record and deli    | ivery, the pharmacy   |
| 13.30 | may use authe            | ntic and verifiable   | statements or rec  | cords including medica     | tion administration   |
| 13.31 | records of a n           | ursing home, assist   | ed living facility | y, hospital, physician, o  | or other authorized   |
| 13.32 | practitioner of          | additional audit de   | ocumentation pa    | rameters located in the    | provider manual.      |

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(b) Any legal prescription that meets the requirements in this chapter may be used to 14.1 validate claims in connection with prescriptions, refills, or changes in prescriptions, including 14.2 medication administration records, faxes, e-prescriptions, or documented telephone calls 14.3 from the prescriber or the prescriber's agents. 14.4 Subd. 4. Appeals process. The entity conducting the audit must establish a written 14.5 appeals process which must include appeals of preliminary reports and final reports. 14.6 Subd. 5. Audit information and reports. (a) A preliminary audit report must be delivered 14.7 to the pharmacy within 60 days after the conclusion of the audit. 14.8 (b) A pharmacy must be allowed at least 45 days following receipt of the preliminary 14.9 audit to provide documentation to address any discrepancy found in the audit. 14.10 (c) A final audit report must be delivered to the pharmacy within 120 days after receipt 14.11 14.12 of the preliminary audit report or final appeal, whichever is later. (d) An entity shall remit any money due to a pharmacy or pharmacist as a result of an 14.13 underpayment of a claim within 45 days after the appeals process has been exhausted and 14.14 the final audit report has been issued. 14.15 14.16 Subd. 6. Disclosure to plan sponsor. Where contractually required, an auditing entity must provide a copy to the plan sponsor of its claims that were included in the audit, and 14.17 any recouped money shall be returned to the plan sponsor. 14.18 14.19 Subd. 7. Applicability of other laws and regulations. This section does not apply to any investigative audit that involves suspected fraud, willful misrepresentation, abuse, or 14.20 any audit completed by Minnesota health care programs. 14.21 14.22 Subd. 8. Definitions. For purposes of this section, "entity" means a pharmacy benefit manager or any person or organization that represents a pharmacy benefit manager. 14.23 Sec. 14. [62W.10] SYNCHRONIZATION. 14.24 (a) For purposes of this section, "synchronization" means the coordination of prescription 14.25 drug refills for a patient taking two or more medications for one or more chronic conditions, 14.26 to allow the patient's medications to be refilled on the same schedule for a given period of 14.27 time. 14.28 (b) A contract between a pharmacy benefit manager and a pharmacy must allow for 14.29 14.30 synchronization of prescription drug refills for a patient on at least one occasion per year, if the following criteria are met: 14.31

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|          | (1) the prescription drugs are covered under the patient's health plan or have been  |
|          | approved by a formulary exceptions process;  |
|          | (2) the prescription drugs are maintenance medications as defined by the health plan   |
| a        | nd have one or more refills available at the time of synchronization;  |
|          | (3) the prescription drugs are not Schedule II, III, or IV controlled substances;  |
|          | (4) the patient meets all utilization management criteria relevant to the prescription drug                                      |
| <u>a</u> | t the time of synchronization;   |
|          | (5) the prescription drugs are of a formulation that can be safely split into short-fill   |
| p        | periods to achieve synchronization; and  |
|          | (6) the prescription drugs do not have special handling or sourcing needs that require a   |
| <u>S</u> | ingle, designated pharmacy to fill or refill the prescription.   |
|          | (c) When necessary to permit synchronization, the pharmacy benefit manager must apply  |
| a        | prorated, daily patient cost-sharing rate to any prescription drug dispensed by a pharmacy                                       |
| u        | nder this section. The dispensing fee must not be prorated, and all dispensing fees shall  |
| b        | be based on the number of prescriptions filled or refilled.  |
|          | Sec. 15. [62W.11] GAG CLAUSE PROHIBITION.<br>(a) No contract between a pharmacy benefit manager or health carrier and a pharmacy |
| C        | or pharmacist shall prohibit, restrict, or penalize a pharmacy or pharmacist from disclosing                                     |
|          | an enrollee any health care information that the pharmacy or pharmacist deems appropriate  |
|          | egarding the nature of treatment; the risks or alternatives; the availability of alternative                                     |
|          | nerapies, consultations, or tests; the decision of utilization reviewers or similar persons to                                   |
| _        | uthorize or deny services; the process that is used to authorize or deny health care services                                    |
| C        | or benefits; or information on financial incentives and structures used by the health carrier                                    |
| <u>c</u> | or pharmacy benefit manager.   |
|          | (b) A pharmacy or pharmacist must provide to an enrollee information regarding the   |
| (        | enrollee's total cost for each prescription drug dispensed where part or all of the cost of the                                  |
| 1        | prescription is being paid or reimbursed by the employer-sponsored plan or by a health   |
|          | carrier or pharmacy benefit manager, in accordance with section 151.214.   |
| <u>c</u> |  |
| -        | (c) A pharmacy benefit manager or health carrier must not prohibit a pharmacist or   |
|          |  |
| ]        | (c) A pharmacy benefit manager or health carrier must not prohibit a pharmacist or   |

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| 16.1  | all sources for  | dispensing the pre           | escription drug of  | once the claim has been  | en completed by the   |
| 16.2  |                  | efit manager or the          | • •                 |                          | en completed by the   |
| 10.2  |                  |                              |                     |                          |                       |
| 16.3  | <u> </u>         |                              |                     | rier must not prohibit   |                       |
| 16.4  |                  |                              |                     | therapeutically equiv    |                       |
| 16.5  |                  |                              |                     | chasing the prescription |                       |
| 16.6  |                  |                              | -                   | acy's usual and custor   |                       |
| 16.7  |                  |                              |                     | amount the enrollee is   | s required to pay for |
| 16.8  | the prescription | n drug under the e           | enrollee's health p | olan.                    |                       |
| 16.9  | Sec. 16. [62]    | W.12] POINT OF               | SALE.               |                          |                       |
| 16.10 | <u>No pharma</u> | cy benefit manage            | er or health carrie | er shall require an enr  | ollee to make a       |
| 16.11 | payment at the   | point of sale for a          | a covered prescri   | ption drug in an amou    | unt greater than the  |
| 16.12 | lesser of:       |                              |                     |                          |                       |
| 16.13 | (1) the app      | licable co-paymen            | t for the prescrip  | tion drug;               |                       |
| 16.14 | (2) the allo     | wable claim amou             | int for the prescri | ption drug;              |                       |
| 16.15 | (3) the amo      | ount an enrollee wo          | ould pay for the p  | prescription drug if the | e enrollee purchased  |
| 16.16 | the prescription | n drug without usi           | ing a health plan   | or any other source o    | f prescription drug   |
| 16.17 | benefits or disc | counts; or                   |                     |                          |                       |
| 16.18 | (4) the amo      | ount the pharmacy            | will be reimburs    | sed for the prescriptio  | n drug from the       |
| 16.19 | pharmacy bene    | efit manager or he           | alth carrier.       |                          |                       |
|       |                  |                              |                     |                          |                       |
| 16.20 | Sec. 17. Min     | nesota Statutes 20           | 18, section 151.2   | 21, subdivision 7, is a  | mended to read:       |
| 16.21 | Subd. 7. Di      | rug formulary. <del>Tł</del> | his section Subdiv  | vision 3 does not apply  | y when a pharmacist   |
| 16.22 | is dispensing a  | prescribed drug t            | o persons covere    | d under a managed h      | ealth care plan that  |
| 16.23 | maintains a ma   | andatory or closed           | drug formulary.     |                          |                       |
|       |                  |                              |                     |                          |                       |
| 16.24 | Sec. 18. Min     | nesota Statutes 20           | 18, section 151.2   | 21, is amended by add    | ling a subdivision to |
| 16.25 | read:            |                              |                     |                          |                       |
| 16.26 | <u>Subd. 7a.</u> | Coverage by subs             | titution. (a) Whe   | en a pharmacist receiv   | ves a prescription    |
| 16.27 | order by paper   | or hard copy, by e           | electronic transm   | ission, or by oral inst  | ruction from the      |
| 16.28 | prescriber, in v | which the prescribe          | er has not expres   | sly indicated that the   | prescription is to be |
| 16.29 | dispensed as co  | ommunicated and              | the drug prescrib   | bed is not covered une   | der the purchaser's   |
| 16.30 | health plan or   | prescription drug            | plan, the pharma    | cist may dispense a th   | nerapeutically        |
| 16.31 | equivalent and   | interchangeable p            | prescribed drug o   | r biological product t   | hat is covered under  |

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|------|----------------|----------------------|-------------------|--------------------------|-----------------------|
| 17.1 | the purchaser' | s plan if the pharma | cist has a writte | n protocol with the pres | scriber that outlines |
| 17.2 | <b>•</b>       | • •                  |                   | igned for the same ind   |                       |
| 17.3 | substituted an | d the required com   | munication betw   | veen the pharmacist an   | d the prescriber.     |
| 17.4 | (b) The ph     | armacist must info   | rm the purchase   | r if the pharmacist is d | ispensing a drug or   |
| 17.5 | biological pro | duct other than the  | specific drug or  | · biological product pro | escribed and the      |
| 17.6 | reason for the | substitution.        |                   |                          |                       |

17.7 (c) The pharmacist must communicate to the prescriber the name and manufacturer of

the substituted drug that was dispensed and the reason for the substitution in accordance

- 17.9 with the written protocol.
- 17.10 Sec. 19. <u>**REPEALER.**</u>
- 17.11 Minnesota Statutes 2018, sections 151.214, subdivision 2; 151.60; 151.61; 151.62;
- 17.12 <u>151.63; 151.64; 151.65; 151.66; 151.67; 151.68; 151.69; 151.70; and 151.71, are repealed.</u>

#### **151.214 PAYMENT DISCLOSURE.**

Subd. 2. **No prohibition on disclosure.** No contracting agreement between an employer-sponsored health plan or health plan company, or its contracted pharmacy benefit manager, and a resident or nonresident pharmacy registered under this chapter, may prohibit the pharmacy from disclosing to patients information a pharmacy is required or given the option to provide under subdivision 1.

### 151.60 PHARMACY AUDIT INTEGRITY PROGRAM.

The pharmacy audit integrity program is established to provide standards for an audit of pharmacy records carried out by a pharmacy benefits manager or any entity that represents pharmacy benefits managers.

## **151.61 DEFINITIONS.**

Subdivision 1. Scope. For the purposes of sections 151.60 to 151.70, the following terms have the meanings given.

Subd. 2. **Entity.** "Entity" means a pharmacy benefits manager or any person or organization that represents these companies, groups, or organizations.

Subd. 3. **Pharmacy benefits manager or PBM.** "Pharmacy benefits manager" or "PBM" means a person, business, or other entity that performs pharmacy benefits management. The term includes a person or entity acting for a PBM in a contractual or employment relationship in the performance of pharmacy benefits management.

Subd. 4. **Plan sponsor.** "Plan sponsor" means the employer in the case of an employee benefit plan established or maintained by a single employer, a group purchaser as defined in section 62J.03, subdivision 6, or the employee organization in the case of a plan established or maintained by an employee organization, an association, joint board trustees, a committee, or other similar group that establishes or maintains the plan.

### **151.62 PHARMACY BENEFIT MANAGER CONTRACT.**

An amendment to pharmacy audit terms in a contract between a PBM and a pharmacy must be disclosed to the pharmacy at least 60 days prior to the effective date of the proposed change.

#### 151.63 PROCEDURE AND PROCESS FOR CONDUCTING AND REPORTING AN AUDIT.

Subdivision 1. Audit procedures. Unless otherwise prohibited by federal requirements or regulations, any entity conducting a pharmacy audit must follow the following procedures.

(1) A pharmacy must be given notice 14 days before an initial on-site audit is conducted.

(2) An audit that involves clinical or professional judgment must be conducted by or in consultation with a licensed pharmacist.

(3) Each pharmacy shall be audited under the same standards and parameters as other similarly situated pharmacies.

Subd. 2. Audit process. Unless otherwise prohibited by federal requirements or regulations, for any entity conducting a pharmacy audit the following audit items apply.

(1) The period covered by the audit may not exceed 24 months from the date that the claim was submitted to or adjudicated by the entity, unless a longer period is required under state or federal law.

(2) If an entity uses random sampling as a method for selecting a set of claims for examination, the sample size must be appropriate for a statistically reliable sample. Notwithstanding section 151.69, the auditing entity shall provide the pharmacy a masked list that provides a prescription number or date range that the auditing entity is seeking to audit.

(3) An on-site audit may not take place during the first five business days of the month unless consented to by the pharmacy.

(4) Auditors may not enter the pharmacy area unless escorted where patient-specific information is available and to the extent possible must be out of sight and hearing range of the pharmacy customers.

(5) Any recoupment will not be deducted against future remittances until after the appeals process and both parties have received the results of the final audit.

(6) A PBM may not require information to be written on a prescription unless the information is required to be written on the prescription by state or federal law. Recoupment may be assessed for items not written on the prescription if:

(i) additional information is required in the provider manual; or

(ii) the information is required by the Food and Drug Administration (FDA); or

(iii) the information is required by the drug manufacturer's product safety program; and

(iv) the information in clause (i), (ii), or (iii) is not readily available for the auditor at the time of the audit.

(7) The auditing company or agent may not receive payment based on a percentage of the amount recovered. This section does not prevent the entity conducting the audit from charging or assessing the responsible party, directly or indirectly, based on amounts recouped if both of the following conditions are met:

(i) the plan sponsor and the entity conducting the audit have a contract that explicitly states the percentage charge or assessment to the plan sponsor; and

(ii) a commission to an agent or employee of the entity conducting the audit is not based, directly or indirectly, on amounts recouped.

### **151.64 REQUIREMENTS FOR RECOUPMENT OR CHARGEBACK.**

For recoupment or chargeback, the following criteria apply.

(1) Audit parameters must consider consumer-oriented parameters based on manufacturer listings.

(2) A pharmacy's usual and customary price for compounded medications is considered the reimbursable cost unless the pricing methodology is outlined in the provider contract.

(3) A finding of overpayment or underpayment must be based on the actual overpayment or underpayment and not a projection based on the number of patients served having a similar diagnosis or on the number of similar orders or refills for similar drugs.

(4) The entity conducting the audit shall not use extrapolation in calculating the recoupment or penalties for audits unless required by state or federal law or regulations.

(5) Calculations of overpayments must not include dispensing fees unless a prescription was not actually dispensed, the prescriber denied authorization, the prescription dispensed was a medication error by the pharmacy, or the identified overpayment is solely based on an extra dispensing fee.

(6) An entity may not consider any clerical or record-keeping error, such as a typographical error, scrivener's error, or computer error regarding a required document or record as fraud, however such errors may be subject to recoupment.

(7) In the case of errors that have no actual financial harm to the patient or plan, the PBM must not assess any chargebacks. Errors that are a result of the pharmacy failing to comply with a formal corrective action plan may be subject to recovery.

(8) Interest may not accrue during the audit period for either party, beginning with the notice of the audit and ending with the final audit report.

#### **151.65 DOCUMENTATION.**

(a) To validate the pharmacy record and delivery, the pharmacy may use authentic and verifiable statements or records including medication administration records of a nursing home, assisted living facility, hospital, physician, or other authorized practitioner or additional audit documentation parameters located in the provider manual.

(b) Any legal prescription that meets the requirements in this chapter may be used to validate claims in connection with prescriptions, refills, or changes in prescriptions, including medication administration records, faxes, e-prescriptions, or documented telephone calls from the prescriber or the prescriber's agents.

#### **151.66 APPEALS PROCESS.**

The entity conducting the audit must establish a written appeals process which must include appeals of preliminary reports and final reports.

## 151.67 AUDIT INFORMATION AND REPORTS.

(a) A preliminary audit report must be delivered to the pharmacy within 60 days after the conclusion of the audit.

(b) A pharmacy must be allowed at least 45 days following receipt of the preliminary audit to provide documentation to address any discrepancy found in the audit.

(c) A final audit report must be delivered to the pharmacy within 120 days after receipt of the preliminary audit report or final appeal, whichever is later.

(d) An entity shall remit any money due to a pharmacy or pharmacist as a result of an underpayment of a claim within 45 days after the appeals process has been exhausted and the final audit report has been issued.

#### 151.68 DISCLOSURES TO PLAN SPONSOR.

Where contractually required, an auditing entity must provide a copy to the plan sponsor of its claims that were included in the audit, and any recouped money shall be returned to the plan sponsor.

### **151.69 APPLICABILITY OF OTHER LAWS AND REGULATIONS.**

Sections 151.62 to 151.67 do not apply to any investigative audit that involves suspected fraud, willful misrepresentation, abuse, or any audit completed by Minnesota health care programs.

#### **151.70 VIOLATIONS.**

Violations of sections 151.62 to 151.68 may be grounds for action, but are not deemed misdemeanors as described in section 151.29.

## 151.71 MAXIMUM ALLOWABLE COST PRICING.

Subdivision 1. Definitions. (a) For purposes of this section, the following definitions apply.

(b) "Health plan company" has the meaning provided in section 62Q.01, subdivision 4.

(c) "Pharmacy benefit manager" means an entity doing business in this state that contracts to administer or manage prescription drug benefits on behalf of any health plan company that provides prescription drug benefits to residents of this state.

Subd. 2. **Pharmacy benefit manager contracts with pharmacies; maximum allowable cost pricing.** (a) In each contract between a pharmacy benefit manager and a pharmacy, the pharmacy shall be given the right to obtain from the pharmacy benefit manager a current list of the sources used to determine maximum allowable cost pricing. The pharmacy benefit manager shall update the pricing information at least every seven business days and provide a means by which contracted pharmacies may promptly review current prices in an electronic, print, or telephonic format within one business day at no cost to the pharmacy. A pharmacy benefit manager shall maintain a procedure to eliminate products from the list of drugs subject to maximum allowable cost pricing in a timely manner in order to remain consistent with changes in the marketplace.

(b) In order to place a prescription drug on a maximum allowable cost list, a pharmacy benefit manager shall ensure that the drug is generally available for purchase by pharmacies in this state from a national or regional wholesaler and is not obsolete.

(c) Each contract between a pharmacy benefit manager and a pharmacy must include a process to appeal, investigate, and resolve disputes regarding maximum allowable cost pricing that includes:

(1) a 15-business day limit on the right to appeal following the initial claim;

(2) a requirement that the appeal be investigated and resolved within seven business days after the appeal is received; and

(3) a requirement that a pharmacy benefit manager provide a reason for any appeal denial and identify the national drug code of a drug that may be purchased by the pharmacy at a price at or below the maximum allowable cost price as determined by the pharmacy benefit manager.

(d) If an appeal is upheld, the pharmacy benefit manager shall make an adjustment to the maximum allowable cost price no later than one business day after the date of determination. The

pharmacy benefit manager shall make the price adjustment applicable to all similarly situated network pharmacy providers as defined by the plan sponsor.