SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 353

(SENATE AUTHORS: JENSEN, Klein, Anderson, P., Abeler and Draheim)DATED-PGOFFICIAL STATUS01/22/2019134Introduction and first reading
Referred to Health and Human Services Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to health care; establishing the Prescription Drug Affordability Act; creating a prescription drug affordability commission and prescription drug affordability requirements; requiring a report; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 62J.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [62J.85] CITATION.
1.8	Sections 62J.85 to 62J.93 may be cited as the "Prescription Drug Affordability Act."
1.9	Sec. 2. [62J.86] DEFINITIONS.
1.10	Subdivision 1. Definitions. For the purposes of sections 62J.85 to 62J.93, the following
1.11	terms have the meanings given them.
1.12	Subd. 2. Advisory council. "Advisory council" means the Prescription Drug Affordability
1.13	Advisory Council established under section 62J.88.
1.14	Subd. 3. Commission. "Commission" means the Prescription Drug Affordability
1.15	Commission established under section 62J.87.
1.16	Subd. 4. Excess costs. "Excess costs" means costs of appropriate utilization of a
1.17	prescription drug product that is not sustainable to public and private health care systems
1.18	over a ten-year time period.
1.19	Subd. 5. Group purchaser. "Group purchaser" has the meaning given in section 62J.03,
1.20	subdivision 6, and includes pharmacy benefit managers.

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2.1	<u>Subd. 6.</u>	Wholesale acquis	ition cost or WAC	C. <u>"Wholesale acquisition</u>	cost" or "WAC"
2.2	has the mean	ing given in Unite	ed States Code, tit	le 42, section 1395W-3a(c	c)(6)(B).
2.3	Sec. 3. [62]	J.87] PRESCRIP	TION DRUG A	FFORDABILITY COM	MISSION.
2.4	Subdivisi	on 1. <mark>Establishm</mark>	ent. The Prescript	ion Drug Affordability Co	ommission is
2.5	created to pro	tect consumers, st	tate and local gover	rnments, health plan comp	anies, providers,
2.6	pharmacies, a	and other health c	are system stakeho	olders from excessive cost	ts of certain
2.7	prescription of	drugs.			
2.8	<u>Subd. 2.</u>	Membership. <u>(</u> a)	The Prescription I	Drug Affordability Comm	ission consists
2.9	of seven men	nbers appointed a	s follows:		
2.10	(1) three 1	members appointe	ed by the governor	 2	
2.11	<u>(2) one m</u>	ember appointed	by the majority le	ader of the senate;	
2.12	<u>(3) one m</u>	ember appointed	by the minority le	ader of the senate;	
2.13	<u>(4) one m</u>	ember appointed	by the speaker of	the house; and	
2.14	<u>(5) one m</u>	ember appointed	by the minority le	ader of the house of repre	sentatives.
2.15	<u>(b) All m</u>	embers appointed	must have knowle	edge and demonstrated ex	pertise in health
2.16	care economi	ics and finance.			
2.17	(c) Initial	appointments sha	ll be made by Janu	uary 1, 2019. Initial appoin	ntees shall serve
2.18	staggered ter	ms of two, three,	or four years as de	termined by lot by the sec	cretary of state.
2.19	<u>Subd. 3.</u>	Ferms. (a) Follow	ving the initial app	ointments, commission ap	pointees shall
2.20	serve four-ye	ear terms and shal	l serve no more th	an two consecutive terms.	<u>.</u>
2.21	<u>(b)</u> A com	mission member	may resign at any	time by giving written no	otice to the
2.22	commission.				
2.23	<u>Subd. 4.</u>	Chair; other offic	cers. (a) The gove	rnor shall designate an act	ting chair from
2.24	the members	appointed by the	governor.		
2.25	<u>(b)</u> The co	ommission shall e	elect a chair to repl	ace the acting chair at the	first meeting of
2.26	the commissi	on by a majority	of the members. T	he chair shall serve for or	ie year.
2.27	<u>(c)</u> The co	ommission shall e	lect a vice-chair a	nd other officers from its	membership as
2.28	it deems nece	essary.			

3.1	Subd. 5. Staff; technical assistance. (a) The commission may hire an executive director
3.2	who serves in the unclassified service and may employ or contract with professional and
3.3	technical assistance as the commission deems necessary to perform the commission's duties.
3.4	(b) The attorney general shall provide legal services to the commission.
3.5	Subd. 6. Compensation. The commission members shall not receive compensation but
3.6	may receive reimbursement for expenses as authorized under section 15.059, subdivision
3.7	<u>3.</u>
3.8	Subd. 7. Meetings. (a) The commission shall meet publicly at least every three months
3.9	to review prescription drug product information submitted to the commission under section
3.10	62J.90. If there are no pending submissions, the chair of the commission may cancel or
3.11	postpone the required meeting. The commission may meet in closed session when reviewing
3.12	proprietary information as determined under the standards developed in accordance with
3.13	section 62J.91, subdivision 4.
3.14	(b) The commission shall announce each public meeting at least two weeks prior to the
3.15	scheduled date of the meeting. Any materials for the meeting shall be made public at least
3.16	one week prior to the scheduled date of the meeting.
3.17	(c) At each public meeting, the commission shall provide the opportunity for comments
3.18	from the public, including the opportunity for written comments to be submitted to the
3.19	commission prior to a decision by the commission.
3.20	Subd. 8. Expiration. Notwithstanding any law to the contrary, the commission shall not
3.21	expire.
3.22	Sec. 4. [62J.88] PRESCRIPTION DRUG AFFORDABILITY ADVISORY COUNCIL.
3.23	Subdivision 1. Establishment. The governor shall appoint an 11-member stakeholder
3.24	advisory council to provide advice to the commission on drug cost issues and to represent
3.25	stakeholders' views. The members of the advisory council shall be appointed based on their
3.26	knowledge and demonstrated expertise in one or more of the following areas: the
3.27	pharmaceutical business; practice of medicine; patient perspectives; health care cost trends
3.28	and drivers; clinical and health services research; and the health care marketplace.
3.29	Subd. 2. Membership. The council's membership shall consist of the following:
3.30	(1) two members representing patients and health care consumers;
3.31	(2) two members representing health care providers;
3.32	(3) one member representing health plan companies;

	(4) two members representing employers, with one member representing large employers
<u>a</u>	nd one member representing small employers;
	(5) one member representing government employee benefit plans;
	(6) one member representing pharmaceutical manufacturers;
	(7) one member who is a health services clinical researcher; and
	(8) one member who is a pharmacologist.
	Subd. 3. Terms. (a) The initial appointments to the advisory council shall be made by
ł	anuary 1, 2019. The initial appointed advisory council members shall serve staggered terms
)	f two, three, or four years determined by lot by the secretary of state. Following the initial
	ppointments, the advisory council members shall serve four-year terms.
	(b) Removal and vacancies of advisory council members shall be governed by section
	5.059.
	Subd. 4. Compensation. Advisory council members may be compensated according to
	ection 15.059.
	Subd. 5. Exemption. Notwithstanding section 15.059, the advisory council shall not
	xpire.
	Sec. 5. [62] 80] CONFLICTS OF INTEREST
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	Subdivision 1. Definition. For purposes of this section, "conflict of interest" means a
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5.1	under review	v must recuse thems	selves from any dis	cussion, review, decision	, or determination
5.2	made by the	commission relati	ng to the prescript	tion drug product.	
5.3	Subd. 3.	Prohibitions. Con	nmission member	s, advisory council meml	pers, commission
5.4	staff, or third	d-party contractors	are prohibited fro	m accepting gifts, bequea	aths, or donations
5.5	of services of	or property that rais	e the specter of a	conflict of interest or hav	ve the appearance
5.6	of injecting	bias into the activit	ties of the commis	ssion.	
5.7	Sec. 6. [62	2J.90] REQUIREI) MANUFACTU	RER REPORTING RE	QUIREMENT.
5.8	Subdivis	ion 1. Patented pr	otected products	a. (a) A drug manufacture	er shall notify the
5.9	commission	if the manufacture	<u>er:</u>		
5.10	(1) incre	ases the WAC of a	patent-protected b	prand name drug or biolo	gic drug by more
5.11	than ten per	cent or by more that	an \$10,000 during	any 12-month period; or	• -
5.12	<u>(2) inten</u>	ds to introduce to r	narket a brand na	me drug that has a WAC	of \$30,000 per
5.13	calendar yea	ar or per course of t	treatment.		
5.14	<u>(b)</u> The c	commission, in con	sultation with stal	keholders and experts, m	ay establish a
5.15	reporting thr	eshold for manufac	turers for brand na	me prescription drugs, in	cluding biologics
5.16	and biosimil	lars, that are not rep	ported under parag	graph (a) but that impose	costs on the state
5.17	health care s	system that create s	ignificant challen	ges to affordability.	
5.18	<u>Subd. 2.</u>	Generic products	and off-patent s	ole-source brand produ	ects. (a) A drug
5.19	manufacture	er shall notify the c	ommission if the	manufacturer increases th	ne WAC of a
5.20	generic or o	ff-patent sole-source	ce brand product of	lrug by more than 25 per	cent or by more
5.21	<u>than \$300 d</u>	uring any 12-mont	h period.		
5.22	<u>(b)</u> The c	commission, in con	sultation with stal	keholders and experts, m	ay establish a
5.23	reporting the	reshold for manufa	cturers on generic	and off-patent sole sour	ce branded
5.24	prescription	drugs that are not	reported under pa	ragraph (a) but that impo	se costs on the
5.25	state health	care system that cr	eate significant ch	allenges to affordability.	
5.26	<u>Subd. 3.</u>	Notification; justi	ification. (a) The	notice provided by the ma	anufacturer under
5.27	subdivisions	s 1 and 2 must be p	rovided to the con	nmission in writing at lea	st 30 days before
5.28	the planned	effective date of th	e increase or the i	ntroduction of the drug t	o market. Upon
5.29	the receipt o	of the notification, t	he commission sh	all review the justification	on for the
5.30	introductory	price or price incr	ease of the prescr	iption drug product repor	ted.
5.31	<u>(b)</u> To th	e extent practicable	e, the commission	shall access manufactur	er justification
5.32	information	made public by oth	her states.		

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6.1	(c) If manufacturer justification information is not available from other state sources,
6.2	the commission shall require a manufacturer to submit to the commission any documents
6.3	and research related to the manufacturer's selection of the introductory price or price increase,
6.4	including but not limited to:
6.5	(1) life cycle management;
6.6	(2) net average price in Minnesota that includes the net of all price concessions, such as
6.7	discounts and rebates, but excludes in-kind concessions;
6.8	(3) market competition and context;
6.9	(4) projected revenue; and
6.10	(5) if available, estimated value or cost-effectiveness of the prescription drug product.
6.11	Subd. 4. Public input. (a) The commission shall make available to the public all
6.12	notifications and justifications received by the commission under this section, unless the
6.13	information is likely to compromise the financial or competitive position of the manufacturer
6.14	or could qualify as a trade secret.
6.15	(b) The commission shall allow the public to request the commission to proceed to a
6.16	cost review of any prescription drug reported under this section.
6.17	Subd. 5. Determination to proceed with review. (a) The chair of the commission may
6.18	initiate a review of the cost of a prescription drug reported to the commission under this
6.19	section.
6.20	(b) The chair of the commission shall also review any public request made under
6.21	subdivision 6, paragraph (b), and shall determine whether to initiate a review of the cost of
6.22	the prescription drug identified in the request.
6.23	(c) If there is not consensus among the members of the commission on the chair's decision
6.24	whether or not to review a prescription drug, the members of the commission may request
6.25	a vote to determine whether or not to review the prescription drug.
6.26	Sec. 7. [62J.91] AFFORDABILITY OF A PRESCRIPTION DRUG.
6.27	Subdivision 1. General. Once a decision by the commission has been made to proceed
6.28	with a cost review of a prescription drug, the commission shall conduct the review and make
6.29	a determination as to whether appropriate utilization of the prescription drug under review,
6.30	based on utilization that is consistent with the United States Food and Drug Administration
6.31	(FDA) label, has led or will lead to excess costs for the health care systems in the state.

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7.1	Subd. 2.	Review considera	ations. In reviewin	g the cost of a prescripti	on drug, the
7.2	commission	may consider the	following factors i	n determining excess co	sts:
7.3	(1) the p	rice at which the p	rescription drug ha	s been and will be sold	in the state;
7.4	(2) the av	verage monetary pr	rice concession, dis	count, or rebate the manu	ifacturer provides
7.5	to a group p	urchaser in this sta	ite as reported by t	ne manufacturer and the	group purchaser
7.6	expressed as	a percent of the V	WAC for prescription	on drug under review;	
7.7	(3) the to	otal amount of the	concession, discou	nt, or rebate the manufac	cturer provides to
7.8	each pharma	icy benefit manage	r operating in the st	ate for the prescription d	rug under review,
7.9	expressed as	a percent of the w	vholesale acquisition	on cost;	
7.10	<u>(4) the p</u>	rice at which thera	peutic alternatives	have been or will be sol	d in the state;
7.11	(5) the av	verage monetary pr	rice concession, dis	count, or rebate the manu	ifacturer provides
7.12	or is expected	ed to provide to a g	roup purchaser in t	he state or is expected to	provide to group
7.13	purchasers i	n the state for ther	apeutic alternative	<u>;</u>	
7.14	<u>(6) the co</u>	ost to group purcha	sers based on patie	nt access consistent with	the United States
7.15	Food and D	rug Administratior	n (FDA) labeled in	dications;	
7.16	(7) the ir	npact on patient ac	ccess resulting from	n the cost of the prescrip	tion drug relative
7.17	to insurance	benefit design;			
7.18	(8) the cu	urrent or expected	dollar value of drug	g-specific patient access	programs that are
7.19	supported by	y manufacturers;			
7.20	(9) the re	elative financial in	pacts to health, me	edical, or other social ser	rvices costs that
7.21	can be quan	tified and compare	ed to baseline effect	s of existing therapeutic	alternatives; and
7.22	<u>(10)</u> any	other factors as de	etermined by the co	ommission.	
7.23	Subd. 3.	Further review fa	ctors. If, after cons	idering the factors descril	oed in subdivision
7.24	2, the comm	ission is unable to	determine whether	a prescription drug pro	duct will produce
7.25	or has produ	iced excess costs u	using the factors de	scribed in subdivision 2	, the commission
7.26	may conside	er the following fac	ctors:		
7.27	<u>(1)</u> manu	afacturer research a	and development c	osts, as indicated on the	manufacturer's
7.28	federal tax f	iling for the most	recent tax year in p	roportion to the manufa	cturer's sales in
7.29	the state;				
7.30	(2) that p	portion of direct-to	-consumer marketi	ng costs eligible for fave	orable federal tax
7.31	treatment in	the most recent tax	x year that are spec	ific to the prescription dr	ug product under

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8.1	review and th	nat are multiplied	by the ratio of to	tal manufacturer in-state sa	les to total
8.2	manufacturer	sales in the Unite	ed States for the p	product under review;	
8.3	(3) gross	and net manufactu	irer revenues for	the most recent tax year; a	nd
8.4	<u>(4)</u> any ac	lditional factors as	s determined by t	he commission to be releva	ant to the
8.5	circumstance	<u>.</u>			
8.6	<u>Subd. 4.</u>	Public data; prop	rietary informa	tion. (a) Any submission n	nade to the
8.7	commission 1	related to a drug c	ost review shall b	be made available to the pu	blic with the
8.8	exception of	information deterr	mined by the con	nmission to be proprietary.	
8.9	<u>(b)</u> The co	ommission shall e	stablish the stand	lards for the information to	be considered
8.10	proprietary u	nder paragraph (a)), including stand	lards for heightened consid	eration of
8.11	proprietary ir	nformation for sub	missions for a co	st review of a drug that is r	ot yet approved
8.12	by the FDA.				
8.13	(c) Prior t	to the commission	establishing the	standards under paragraph	(b), the public
8.14	shall be prov	ided notice and the	e opportunity to	submit comments.	
					2
8.15	Sec. 8. [62]	I.92] DETERMIN	NATIONS; CON	MPLIANCE; REMEDIES	<u>).</u>
8.16				g. (a) In the event the comm	
8.17				iewed under section 62J.91	
8.18	costs for grou	ip purchasers and o	consumers, the co	ommission shall establish a	maximum level
8.19	of reimburser	ment to be billed a	ind paid among:		
8.20	<u>(1) group</u>	purchasers and ph	narmacies or adm	ninistering entities;	
8.21	(2) whole	sale distributors a	nd pharmacies or	administering entities; and	<u>1</u>
8.22	<u>(3) pharm</u>	acies or administe	ering entities and	uninsured consumers or co	onsumers who
8.23	are enrolled i	<u>n a health plan bu</u>	t who have not y	et met the health plan's dec	luctible.
8.24	<u>(b)</u> The co	ommission shall d	etermine how eac	ch participant in the supply	chain of the
8.25	prescription of	drug shall be remu	inerated.		
8.26	<u>Subd. 2.</u> I	Noncompliance. <u>(</u>	a) The noncomp	liance of an entity to bill or	pay a
8.27	reimburseme	nt rate in accordar	nce with the rate	established by the commission	sion under this
8.28	section shall	be referred to the	Office of the Atte	orney General.	
8.29	(b) If the	Office of the Attor	rney General find	ls that an entity was noncor	mpliant with the
8.30	commission 1	reimbursement rec	quirements, the a	ttorney general may pursue	e remedies

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9.1	consistent wi	th chanter 8 or an	propriate criminal	charges if there is evider	nce of intentional		
9.2	consistent with chapter 8 or appropriate criminal charges if there is evidence of intentional profiteering.						
9.3	<u></u>			from a drug manufacture			
9.4				um rate established by th	e commission		
9.5	shall not be c	onsidered to be in	noncompliance.				
9.6	<u>(d) The O</u>	ffice of the Attorne	ey General shall pi	rovide guidance to stakeho	olders concerning		
9.7	activities that	could be consider	red noncompliant	that are in addition to bill	ing and payment		
9.8	where drug c	osts exceed the ra	tes established by	the commission.			
9.9	<u>Subd. 3.</u>	Compliance with	reporting. Failur	e of a drug manufacturer	to report to the		
9.10	commission a	as required by sec	tion 62J.90, or su	bmit any information req	uested by the		
9.11	commission u	under sections 62.	1.86 to 62J.94, sha	all be referred to the attor	ney general for		
9.12	review and po	ossible action as p	ermitted under ch	napter 8.			
9.13	Subd. 4. A	Appeals. (a) Persc	ons affected by a d	lecision of the commissio	n may request an		
9.14				ays of the date of the dec			
9.15				ecision within 60 days of			
9.16	(b) All an	neal decisions are	subject to judicia	Il review in accordance w	vith chapter 14		
9.10	<u>(0) / 111 up</u>						
9.17	Sec. 9. [62]	I.93] REPORTS.					
9.18	Beginning	g March 1, 2020, 1	the commission sl	nall annually report to the	e governor and		
9.19	legislature on	general prescript	ion drug price trei	nds, the number of manuf	acturers required		
9.20	to report durin	ng the prior calenc	lar year under sect	tion 62J.90, and the numb	er of prescription		
9.21	drug products	s that were subject	to the commission	on's cost review and analy	sis, including the		
9.22	result of any a	analysis as well as	the number and d	lisposition of appeals and	judicial reviews.		
9.23	Sec. 10. <u>F1</u>	NANCING REC	OMMENDATIC	<u>VINS.</u>			
9.24	By March	1, 2019, the Pres	cription Drug Aff	fordability Commission s	hall submit		
9.25	recommendat	tions to the legisla	ture on possible f	inancing options for the	commission		
9.26	beginning fis	cal year 2020, to e	ensure ongoing fin	nancing for the commissi	on and the		
9.27	implementati	on of the Prescrip	tion Drug Afforda	ability Act.			
9.28	Sec. 11. <u>AP</u>	PROPRIATION	[<u>.</u>				
9.29	<u>\$ in f</u>	iscal year 2020 is	appropriated from	n the general fund to the	commissioner of		
9.30	health for the	Prescription Dru	g Affordability Co	ommission established ur	ider Minnesota		
9.31	Statutes, secti	ion 62J.88, and the	eimplementation	of the Prescription Drug A	Affordability Act.		

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