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## State of Minnesota

## HOUSE OF REPRESENTATIVES

A bill for an act

implement a program to obtain discounted prescription drugs through Canadian

relating to human services; requiring the commissioner of human services to

EIGHTY-NINTH SESSION

н. б. No. 2430

03/08/2016 Authored by Atkins, Bly, Slocum and Kahn The bill was read for the first time and referred to the Committee on Health and Human Services Reform

| 1.4<br>1.5<br>1.6<br>1.7 | pharmacies; establishing a Web site for ordering prescription drugs; providing state and local employee health plans, state health care programs, and health plan companies access to discounted prescription drugs; proposing coding for new law in Minnesota Statutes, chapter 256. |
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| 1.8                      | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
|                          |   |
| 1.9                      | Section 1. [256.952] PRESCRIPTION DRUG REIMPORTATION PROGRAM.   |
| 1.10                     | Subdivision 1. Establishment. The commissioner of human services shall develop  |
| 1.11                     | a program to make discounted prescription drugs reimported from Canada available to   |
| 1.12                     | Minnesotans. The commissioner shall implement the program by July 1, 2017.  |
| 1.13                     | Subd. 2. Price negotiation; contracts. (a) The commissioner shall negotiate   |
| 1.14                     | prescription drug prices with Canadian pharmacies licensed under section 151.19,  |
| 1.15                     | subdivision 1, and shall contract with the pharmacies to make these prices available to   |
| 1.16                     | eligible entities. The commissioner shall require pharmacies, as a condition of contract,   |
| 1.17                     | to verify:  |
| 1.18                     | (1) business location;  |
| 1.19                     | (2) licensure by a Canadian province;   |
| 1.20                     | (3) licensed pharmacists are filling prescriptions; and   |
| 1.21                     | (4) the prescription drugs being delivered are supplied by the pharmacy.  |
| 1.22                     | (b) The commissioner shall exclude from the reimportation program those   |
|                          |   |

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prescription drugs for which:

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| 2.1  | (1) the commissioner has determined that significant savings, relative to prices                                    |
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| 2.2  | paid by Minnesota purchasers, cannot be obtained after accounting for administrative                                |
| 2.3  | and shipping costs;   |
| 2.4  | (2) the commissioner has quality concerns, including concerns related to preserving                                 |
| 2.5  | drug quality throughout the mail-order delivery process; or   |
| 2.6  | (3) approval has not been received from the United States Food and Drug   |
| 2.7  | Administration.   |
| 2.8  | (c) In setting the price of a prescription drug for purchase on the program Web                                     |
| 2.9  | site, the commissioner may add an assessment sufficient to cover the costs to the agency                            |
| 2.10 | of administering the program and to pay back the agency for start-up expenses over a                                |
| 2.11 | $\underline{six\text{-year period, not to exceed }\$ \text{ per prescription. Contracts with Canadian pharmacies}}$ |
| 2.12 | must require the pharmacy to pay to the commissioner, on a monthly basis, an amount                                 |
| 2.13 | equal to the total amount of the assessment fees collected by the pharmacy through orders                           |
| 2.14 | using the program Web site.   |
| 2.15 | (d) The commissioner may enter into an agreement with a pharmacy benefit manager                                    |
| 2.16 | to negotiate prices and administer contracts with Canadian pharmacies.  |
| 2.17 | Subd. 3. Eligible entities. The following entities are eligible to purchase   |
| 2.18 | prescription drugs under the program:   |
| 2.19 | (1) state and local government employee health care programs established under                                      |
| 2.20 | sections 43A.23 and 43A.316;  |
| 2.21 | (2) state health care programs administered by the commissioner under chapters                                      |
| 2.22 | 256B and 256L; and  |
| 2.23 | (3) health plan companies as defined under section 62Q.01, subdivision 4.   |
| 2.24 | Subd. 4. Web site. The commissioner shall establish a Web site, or modify an  |
| 2.25 | existing Web site, to allow eligible entities to purchase prescription drugs from Canadian                          |
| 2.26 | pharmacies at the price negotiated by the commissioner, plus any assessment for agency                              |
| 2.27 | administrative costs. The Web site must allow enrollees of eligible entities to have                                |
| 2.28 | prescription drugs delivered to a participating Minnesota pharmacy.   |
| 2.29 | Subd. 5. Participating pharmacies; administrative and counseling fee. A   |
| 2.30 | Minnesota pharmacy may register with the commissioner to participate in the program. A                              |
| 2.31 | participating pharmacy must receive and store prescription drugs delivered by Canadian                              |
| 2.32 | pharmacies, notify enrollees of the arrival of these prescription drugs, and provide drug                           |
| 2.33 | counseling at the time a prescription drug is dispensed. A participating pharmacy may                               |
| 2.34 | charge an enrollee a fee not to exceed \$ per prescription to cover the pharmacy's                                  |
| 2.35 | administrative costs and the cost of providing drug counseling.   |
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| 3.1  | Subd. 6. State and local government enrollees. State and local government                     |
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| 3.2  | employee health care programs established under sections 43A.23 and 43A.316 shall give        |
| 3.3  | enrollees the option of purchasing prescription drugs through the program's Web site.         |
| 3.4  | State and local government employee health care programs shall exempt prescription            |
| 3.5  | drugs ordered through the Web site from any applicable enrollee co-payments.                  |
| 3.6  | Subd. 7. State health care programs. The medical assistance and MinnesotaCare                 |
| 3.7  | programs shall give enrollees the option of purchasing prescription drugs through the         |
| 3.8  | program's Web site. The commissioner shall exempt prescriptions ordered through the           |
| 3.9  | Web site from any applicable enrollee co-payments.  |
| 3.10 | Subd. 8. Health plan companies. A health plan company, as defined under section               |
| 3.11 | 62Q.01, subdivision 4, must participate in the program for all of the health plans it offers. |
| 3.12 | A health plan company must give enrollees the option of purchasing prescription drugs         |
| 3.13 | through the program's Web site but cannot require enrollees to participate. The health plan   |
| 3.14 | company must pass on all savings resulting from participating in the program to enrollees     |
| 3.15 | by reducing or eliminating prescription drug co-payments and shall pass on any remaining      |
| 3.16 | savings to purchasers in the form of reduced premiums.  |
| 3.17 | Subd. 9. Multistate agreements. The commissioner may enter into agreements                    |
| 3.18 | with other states to jointly negotiate prescription drug prices with Canadian pharmacies      |
| 3.19 | and jointly administer a multistate prescription drug reimportation program.                  |
| 3.20 | Subd. 10. MinnesotaCare tax. Prescription drugs reimported under this section are             |
| 3.21 | subject to any tax imposed under section 295.52.  |
| 3.22 | Subd. 11. Implementation plan. The commissioner shall develop an                              |
| 3.23 | implementation plan for the prescription drug reimportation program, and shall present        |
| 3.24 | this plan, and any necessary draft legislation, to the legislature by December 15, 2016.      |
| 3.25 | The implementation plan must:   |
| 3.26 | (1) establish a process to identify the prescription drugs for which the commissioner         |
| 3.27 | will negotiate prices;  |
| 3.28 | (2) set criteria for determining when price savings are significant;                          |
| 3.29 | (3) set the amount of each prescription assessment at a level that covers ongoing             |
| 3.30 | agency administrative costs and allows the general fund appropriation to be paid back         |
| 3.31 | over a six-year period;   |
| 3.32 | (4) propose procedures to ensure the quality of the prescription drugs imported;              |
| 3.33 | (5) evaluate and address any data privacy concerns; and                                       |
| 3.34 | (6) recommend any program procedures and modifications necessary to effectively               |
| 3.35 | implement the program.  |

Section 1. 3