SGS/BM

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1121

(SENATE AUTHORS: FRANZEN, Fateh, Port, Klein and Wiklund)					
DATE	D-PG	OFFICIAL STATUS			
02/17/2021	434	Introduction and first reading Referred to Health and Human Services Finance and Policy			
02/18/2021	466	Authors added Klein; Wiklund			

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to health; establishing a prescription drug affordability board and prescription drug affordability advisory council; providing for prescription drug cost reviews and remedies; 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.95 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.95, 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. Biologic. "Biologic" means a drug that is produced or distributed in accordance
1.15	with a biologics license application approved under Code of Federal Regulations, title 42,
1.16	section 447.502.
1.17	Subd. 4. Biosimilar. "Biosimilar" has the meaning provided in section 62J.84, subdivision
1.18	2, paragraph (b).
1.19	Subd. 5. Board. "Board" means the Prescription Drug Affordability Board established
1.20	under section 62J.87.

1

	01/20/21	REVISOR	SGS/BM	21-01861	as introduced
2.1	Subd. 6.	Brand name drug	g. "Brand name d	rug" has the meaning prov	ided in section
2.2	62J.84, subd	livision 2, paragrap	oh (c).		
2.3	<u>Subd. 7.</u>	<u>Generic drug. "G</u>	eneric drug" has	the meaning provided in s	ection 62J.84,
2.4	subdivision	2, paragraph (e).			
2.5	<u>Subd. 8.</u>	Group purchaser.	"Group purchase	er" has the meaning given i	n section 62J.03,
2.6	subdivision	6, and includes pha	armacy benefit m	anagers as defined in section	on 62W.02,
2.7	subdivision	<u>15.</u>			
2.8	Subd. 9.	Manufacturer. "N	Ianufacturer" me	eans an entity that:	
2.9	(1) engag	ges in the manufact	cure of a prescript	tion drug product or enters	into a lease with
2.10	another man	ufacturer to marke	t and distribute a	prescription drug product u	under the entity's
2.11	own name; a	and			
2.12	<u>(2) sets c</u>	or changes the who	lesale acquisition	n cost of the prescription d	rug product it
2.13	manufacture	ers or markets.			
2.14	Subd. 10	. Prescription dru	g product. "Pres	cription drug product" mea	ins a brand name
2.15	drug, a gene	ric drug, a biologic	e, or a biosimilar.	-	
2.16	<u>Subd. 11</u>	. Wholesale acqui	sition cost or WA	AC. "Wholesale acquisition	cost" or "WAC"
2.17	has the mean	ning given in Unite	ed States Code, ti	tle 42, section 1395W-3a(z)(6)(B).
2.18	Sec. 3 [67	I 871 PRESCRIP	TION DRUG A	FFORDABILITY BOAF	20
		•			
2.19				tion Drug Affordability Bo	
2.20				protect consumers, state an	
2.21	-	•		, pharmacies, and other hea	alth care system
2.22	stakeholders	s from unaffordable	e costs of certain	prescription drugs.	
2.23	<u>Subd. 2.</u>	Membership. (a)	The Prescription	Drug Affordability Board	consists of seven
2.24	members ap	pointed as follows	<u>.</u>		
2.25	(1) three	members appointe	ed by the governo	<u>or;</u>	
2.26	<u>(2) one m</u>	nember appointed	by the majority l	eader of the senate;	
2.27	(3) one n	nember appointed	by the minority l	eader of the senate;	
2.28	<u>(4) one n</u>	nember appointed	by the speaker of	the house; and	
2.29	<u>(5)</u> one n	nember appointed	by the minority 1	eader of the house of repre	sentatives.

01/20/21	REVISOR	SGS/BM	21-01861	as introduced
----------	---------	--------	----------	---------------

3.1	(b) All members appointed must have knowledge and demonstrated expertise in
3.2	pharmaceutical economics and finance or health care economics and finance. A member
3.3	must not be an employee of, a board member of, or a consultant to a manufacturer or trade
3.4	association for manufacturers or a pharmacy benefit manager or trade association for
3.5	pharmacy benefit managers.
3.6	(c) Initial appointments shall be made by January 1, 2022.
3.7	Subd. 3. Terms. (a) Board appointees shall serve four-year terms, except that initial
3.8	appointees shall serve staggered terms of two, three, or four years as determined by lot by
3.9	the secretary of state. A board member shall serve no more than two consecutive terms.
3.10	(b) A board member may resign at any time by giving written notice to the board.
3.11	Subd. 4. Chair; other officers. (a) The governor shall designate an acting chair from
3.12	the members appointed by the governor.
3.13	(b) The board shall elect a chair to replace the acting chair at the first meeting of the
3.14	board by a majority of the members. The chair shall serve for one year.
3.15	(c) The board shall elect a vice-chair and other officers from its membership as it deems
0110	
3.16	necessary.
3.16	necessary.
3.16 3.17	<u>necessary.</u> Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and
3.163.173.18	<u>necessary.</u> <u>Subd. 5.</u> Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have
3.163.173.183.19	<u>necessary.</u> <u>Subd. 5.</u> Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy,
3.163.173.183.193.20	<u>necessary.</u> <u>Subd. 5.</u> <u>Staff; technical assistance.</u> (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ
 3.16 3.17 3.18 3.19 3.20 3.21 	<u>necessary.</u> <u>Subd. 5.</u> Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 	<u>necessary.</u> <u>Subd. 5.</u> <u>Staff; technical assistance.</u> (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties.
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 	<u>necessary.</u> <u>Subd. 5.</u> Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board.
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 3.24 	necessary. Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board. Subd. 6. Compensation. The board members shall not receive compensation but may
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 3.24 3.25 	necessary. Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board. Subd. 6. Compensation. The board members shall not receive compensation but may receive reimbursement for expenses as authorized under section 15.059, subdivision 3.
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 	necessary. Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board. Subd. 6. Compensation. The board members shall not receive compensation but may receive reimbursement for expenses as authorized under section 15.059, subdivision 3. Subd. 7. Meetings. (a) Meetings of the board are subject to chapter 13D. The board shall
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 	necessary. Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board. Subd. 6. Compensation. The board members shall not receive compensation but may receive reimbursement for expenses as authorized under section 15.059, subdivision 3. Subd. 7. Meetings. (a) Meetings of the board are subject to chapter 13D. The board shall meet publicly at least every three months to review prescription drug product information
 3.16 3.17 3.18 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 3.28 	necessary. Subd. 5. Staff; technical assistance. (a) The board shall hire an executive director and other staff, who shall serve in the unclassified service. The executive director must have knowledge and demonstrated expertise in pharmacoeconomics, pharmacology, health policy, health services research, medicine, or a related field or discipline. The board may employ or contract for professional and technical assistance as the board deems necessary to perform the board's duties. (b) The attorney general shall provide legal services to the board. Subd. 6. Compensation. The board members shall not receive compensation but may receive reimbursement for expenses as authorized under section 15.059, subdivision 3. Subd. 7. Meetings. (a) Meetings of the board are subject to chapter 13D. The board shall meet publicly at least every three months to review prescription drug product information submitted to the board under section 62J.90. If there are no pending submissions, the chair

	01/20/21	REVISOR	SGS/BM	21-01861	as introduced
4.1	(b) The	board shall annour	nce each public me	eting at least two weeks	s prior to the
4.2			-	the meeting shall be m	
4.3			ed date of the meet		
4.4	(c) At ea	ch public meeting	, the board shall pr	ovide the opportunity fo	or comments from
4.5				comments to be submit	
4.6	prior to a de	ecision by the boar	<u>d.</u>		
4.7	Sec. 4. <u>[62</u>	J.88] PRESCRIP	FION DRUG AFF	ORDABILITY ADVIS	ORY COUNCIL.
4.8	Subdivis	sion 1. Establishm	ent. The governor	shall appoint an 11-me	mber stakeholder
4.9	advisory co	uncil to provide ad	lvice to the board of	on drug cost issues and t	to represent
4.10	stakeholder	s' views. The mem	bers of the advisory	council shall be appoir	nted based on their
4.11	knowledge	and demonstrated	expertise in one or	more of the following a	areas: the
4.12	pharmaceut	ical business; pract	tice of medicine; pa	atient perspectives; heal	th care cost trends
4.13	and drivers;	clinical and health	n services research	; and the health care ma	rketplace.
4.14	<u>Subd. 2.</u>	Membership. The	e council's member	rship shall consist of the	e following:
4.15	<u>(1) two 1</u>	members represent	ting patients and he	ealth care consumers;	
4.16	<u>(2) two 1</u>	members represent	ting health care pro	widers;	
4.17	(3) one r	nember representi	ng health plan com	panies;	
4.18	<u>(4) two n</u>	nembers representi	ng employers, with	one member representin	ng large employers
4.19	and one mer	mber representing	small employers;		
4.20	<u>(5) one r</u>	nember representi	ng government em	ployee benefit plans;	
4.21	<u>(6) one r</u>	nember representi	ng pharmaceutical	manufacturers;	
4.22	(7) one r	nember who is a h	ealth services clini	cal researcher;	
4.23	<u>(8) one r</u>	nember who is a p	harmacologist; and	1	
4.24	<u>(9) one r</u>	nember representi	ng the commission	er of health with expert	ise in health
4.25	economics.				
4.26	Subd. 3.	Terms. (a) The in	itial appointments	to the advisory council	shall be made by
4.27	January 1, 2	022. The initial app	pointed advisory co	uncil members shall ser	ve staggered terms
4.28	of two, three	e, or four years det	ermined by lot by t	he secretary of state. Fo	ollowing the initial
4.29	appointmen	ts, the advisory co	uncil members sha	ll serve four-year terms	<u>.</u>
4.30	<u>(b)</u> Rem	oval and vacancies	s of advisory counc	il members shall be go	verned by section
4.31	<u>15.059.</u>				

Sec. 4.

	01/20/21 REVISOR SOS/BIN 21-0	1801	as introduced
5.1	Subd. 4. Compensation. Advisory council members may l	be compensated	according to
5.2	section 15.059.		
5.3	Subd. 5. Exemption. Notwithstanding section 15.059, the	advisory counci	l shall not
5.4	expire.		
5.5	Sec. 5. [62J.89] CONFLICTS OF INTEREST.		
5.6	Subdivision 1. Definition. For purposes of this section, "c	onflict of interes	t" means a
5.7	financial or personal association that has the potential to bias	or have the appe	arance of
5.8	biasing a person's decisions in matters related to the board, the	e advisory counc	cil, or in the
5.9	conduct of the board's or council's activities. A conflict of inte	rest includes an	y instance in
5.10	which a person, a person's immediate family member, including	ng a spouse, par	ent, child, or
5.11	other legal dependent, or an in-law of any of the preceding ind	lividuals, has re	ceived or
5.12	2 could receive a direct or indirect financial benefit of any amou	unt deriving fror	n the result
5.13	3 or findings of a decision or determination of the board. For pu	rposes of this se	ection, a
5.14	4 financial benefit includes honoraria, fees, stock, the value of the	member's, imme	ediate family
5.15	5 member's, or in-law's stock holdings, and any direct financial	benefit deriving	from the
5.16	6 <u>finding of a review conducted under sections 62J.85 to 62J.95</u>		
5.17	7 Subd. 2. General. (a) Prior to the acceptance of an appoint	nent or employn	nent, or prior
5.18	8 to entering into a contractual agreement, a board or advisory of	ouncil member,	board staff
5.19	9 member, or third-party contractor must disclose to the appoint	ting authority or	the board
5.20	any conflicts of interest. The information disclosed shall inclu	de the type, nat	ure, and
5.21	magnitude of the interests involved.		
5.22	2 (b) A board member, board staff member, or third-party co	ontractor with a c	conflict of
5.23	3 interest with regard to any prescription drug product under rev	view must recuse	e themselves
5.24	4 from any discussion, review, decision, or determination made	by the board rel	ating to the
5.25	5 prescription drug product.		
5.26	6 (c) Any conflict of interest must be disclosed in advance of	f the first meetir	ng after the
5.27	7 conflict is identified or within five days after the conflict is ide	entified, whichev	ver is earlier.
5.28	8 Subd. 3. Prohibitions. Board members, board staff, or thin	d-party contract	ors are
5.29	9 prohibited from accepting gifts, bequeaths, or donations of set	rvices or propert	y that raise
5.30	the specter of a conflict of interest or have the appearance of in	ecting bias into	the activities
5.31	1 of the board.		

REVISOR

SGS/BM

21-01861

as introduced

Sec. 6. [62J.90] PRESCRIPTION DRUG PRICE INFORMATION; DECISION TO
CONDUCT COST REVIEW.
Subdivision 1. Drug price information from the commissioner of health and other
sources. (a) The commissioner of health shall provide to the board the information reported
to the commissioner by drug manufacturers under section 62J.84, subdivisions 3, 4, and 5.
The commissioner shall provide this information to the board within 30 days of the date the
nformation is received from drug manufacturers.
(b) The board shall subscribe to one or more prescription drug pricing files, such as
Medispan or FirstDatabank, or as otherwise determined by the board.
Subd. 2. Identification of certain prescription drug products. (a) The board, in
consultation with the advisory council, shall identify the following prescription drug products:
(1) brand name drugs or biologics for which the WAC increases by more than ten percent
or by more than \$10,000 during any 12-month period or course of treatment if less than 12
months, after adjusting for changes in the consumer price index (CPI);
(2) brand name drugs or biologics that have been introduced at a WAC of \$30,000 per
calendar year or per course of treatment;
(3) biosimilar drugs that have been introduced at a WAC that is not at least 15 percent
ower than the referenced brand name biologic at the time the biosimilar is introduced; and
(4) generic drugs for which the WAC:
(i) is \$100 or more, after adjusting for changes in the consumer price index (CPI), for:
(A) a 30-day supply lasting a patient for a period of 30 consecutive days based on the
recommended dosage approved for labeling by the United States Food and Drug
Administration (FDA);
(B) a supply lasting a patient for fewer than 30 days based on recommended dosage
approved for labeling by the FDA; or
(C) one unit of the drug if the labeling approved by the FDA does not recommend a
finite dosage; and
(ii) is increased by 200 percent or more during the immediate preceding 12-month period,
as determined by the difference between the resulting WAC and the average of the WAC
reported over the preceding 12 months, after adjusting for changes in the consumer price
index (CPI).

REVISOR

SGS/BM

21-01861

as introduced

6

7.1	(b) The board, in consultation with the advisory council, shall identify prescription drug
7.2	products not described in paragraph (a) that may impose costs that create significant
7.3	affordability challenges for the state health care system or for patients, including but not
7.4	limited to drugs to address public health emergencies.
7.5	(c) The board shall make available to the public the names and related price information
7.6	of the prescription drug products identified under this subdivision, with the exception of
7.7	information determined by the board to be proprietary under the standards developed by
7.8	the board under section 62J.91, subdivision 4.
7.9	Subd. 3. Determination to proceed with review. (a) The board may initiate a cost
7.10	review of a prescription drug product identified by the board under this section.
7.11	(b) The board shall consider requests by the public for the board to proceed with a cost
7.12	review of any prescription drug product identified under this section.
7.13	(c) If there is no consensus among the members of the board on whether or not to initiate
7.14	a cost review of a prescription drug product, any member of the board may request a vote
7.15	to determine whether or not to review the cost of the prescription drug product.
7.16	Sec. 7. [62J.91] PRESCRIPTION DRUG PRODUCT REVIEWS.
7.17	Subdivision 1. General. Once a decision by the board has been made to proceed with
7.18	a cost review of a prescription drug product, the board shall conduct the review and make
7.19	a determination as to whether appropriate utilization of the prescription drug under review,
7.20	based on utilization that is consistent with the United States Food and Drug Administration
7.21	(FDA) label or standard medical practice, has led or will lead to affordability challenges
7.22	for the state health care system or for patients.
7.23	Subd. 2. Review considerations. In reviewing the cost of a prescription drug product,
7.24	the board may consider the following factors:
7.25	(1) the price at which the prescription drug product has been and will be sold in the state;
7.26	(2) the average monetary price concession, discount, or rebate the manufacturer provides
7.27	to a group purchaser in this state as reported by the manufacturer and the group purchaser
7.28	expressed as a percent of the WAC for prescription drug product under review;
7.29	(3) the price at which therapeutic alternatives have been or will be sold in the state;
7.30	(4) the average monetary price concession, discount, or rebate the manufacturer provides
7.31	or is expected to provide to a group purchaser in the state or is expected to provide to group
7.32	purchasers in the state for therapeutic alternatives;

8.1	(5) the cost to group purchasers based on patient access consistent with the United States
8.2	Food and Drug Administration (FDA) labeled indications;
8.3	(6) the impact on patient access resulting from the cost of the prescription drug product
8.4	relative to insurance benefit design;
8.5	(7) the current or expected dollar value of drug-specific patient access programs that are
8.6	supported by manufacturers;
8.7	(8) the relative financial impacts to health, medical, or other social services costs that
8.8	can be quantified and compared to baseline effects of existing therapeutic alternatives;
8.9	(9) the average patient co-pay or other cost-sharing for the prescription drug product in
8.10	the state;
8.11	(10) any information a manufacturer chooses to provide; and
8.12	(11) any other factors as determined by the board.
8.13	Subd. 3. Further review factors. If, after considering the factors described in subdivision
8.14	2, the board is unable to determine whether a prescription drug product will produce or has
8.15	produced an affordability challenge, the board may consider:
8.16	(1) manufacturer research and development costs, as indicated on the manufacturer's
8.17	federal tax filing for the most recent tax year in proportion to the manufacturer's sales in
8.18	the state;
8.19	(2) that portion of direct-to-consumer marketing costs eligible for favorable federal tax
8.20	treatment in the most recent tax year that are specific to the prescription drug product under
8.21	review and that are multiplied by the ratio of total manufacturer in-state sales to total
8.22	manufacturer sales in the United States for the product under review;
8.23	(3) gross and net manufacturer revenues for the most recent tax year;
8.24	(4) any information and research related to the manufacturer's selection of the introductory
8.25	price or price increase, including but not limited to:
8.26	(i) life cycle management;
8.27	(ii) market competition and context; and
8.28	(iii) projected revenue; and
8.29	(5) any additional factors determined by the board to be relevant.

REVISOR

SGS/BM

21-01861

as introduced

	01/20/21	REVISOR	SGS/BM	21-01861	as introduced
9.1	<u>Subd. 4.</u> P	ublic data; prop	orietary informat	i on. (a) Any submission r	nade to the board
9.2	related to a dru	ig cost review sł	nall be made avail	able to the public with th	e exception of
9.3	information de	etermined by the	board to be propr	ietary.	
9.4	<u>(b)</u> The boa	rd shall establish	the standards for t	he information to be consi	dered proprietary
9.5	under paragrap	oh (a) and section	n 62J.90, subdivis	ion 2, including standard	s for heightened
9.6	consideration of	of proprietary in	formation for sub	nissions for a cost review	of a drug that is
9.7	not yet approv	ed by the FDA.			
9.8	(c) Prior to	the board establ	ishing the standar	ds under paragraph (b), th	ne public shall be
9.9	provided notic	e and the opport	unity to submit co	omments.	
9.10	Sec. 8. [62J.	92] DETERMI	NATIONS; CON	IPLIANCE; REMEDIE	<u>8.</u>
9.11	Subdivision	n 1. <mark>Upper pay</mark> r	nent limit. (a) In t	the event the board finds	that the spending
9.12	on a prescripti	on drug product	reviewed under so	ection 62J.91 creates an a	ffordability
9.13	challenge for t	he state health c	are system or for p	patients, the board shall e	stablish an upper
9.14	payment limit	after considering	<u>g:</u>		
9.15	(1) the cost	t of administerin	g the drug;		
9.16	(2) the cost	t of delivering th	e drug to consume	ers;	
9.17	(3) the range	ge of prices at wl	hich the drug is so	ld in the United States ac	cording to one or
9.18	more pricing f	iles accessed une	der section 62J.90	, subdivision 1, and the r	ange at which
9.19	pharmacies are	e reimbursed in (Canada; and		
9.20	<u>(4) any oth</u>	er relevant prici	ng and administra	tive cost information for	the drug.
9.21	(b) The upp	per payment lim	it shall apply to al	l public and private purch	nases, payments,
9.22	and payer reim	bursements for	the prescription dr	ug product that is intende	d for individuals
9.23	in the state in p	person, by mail,	or by other means	<u>.</u>	
9.24	<u>Subd. 2.</u> No.	oncompliance. ((a) The failure of a	n entity to comply with a	n upper payment
9.25	limit establishe	ed by the board up	nder this section sh	all be referred to the Offic	e of the Attorney
9.26	General.				
9.27	(b) If the O	office of the Atto	rney General find	s that an entity was nonce	mpliant with the
9.28	upper payment	t limit requireme	ents, the attorney g	general may pursue reme	lies consistent
9.29	with chapter 8	or appropriate cr	iminal charges if t	here is evidence of intention	onal profiteering.
9.30	(c) An enti	ty who obtains p	price concessions f	rom a drug manufacturer	that result in a
9.31	lower net cost	to the stakeholde	er than the upper pa	ayment limit established b	by the board shall
9.32	not be conside	red to be in none	compliance.		

9

- 10.1 (d) The Office of the Attorney General may provide guidance to stakeholders concerning
 10.2 activities that could be considered noncompliant.
- 10.3 Subd. 3. Appeals. (a) Persons affected by a decision of the board may request an appeal
- 10.4 of the board's decision within 30 days of the date of the decision. The board shall hear the
- 10.5 appeal and render a decision within 60 days of the hearing.
- 10.6 (b) All appeal decisions are subject to judicial review in accordance with chapter 14.

10.7 Sec. 9. [62J.93] REPORTS.

- 10.8 Beginning March 1, 2022, and each March 1 thereafter, the board shall submit a report
- 10.9 to the governor and legislature on general price trends for prescription drug products and
- 10.10 the number of prescription drug products that were subject to the board's cost review and

10.11 analysis, including the result of any analysis as well as the number and disposition of appeals

10.12 and judicial reviews.

10.13 Sec. 10. [62J.94] ERISA PLANS AND MEDICARE DRUG PLANS.

- 10.14 (a) Nothing in sections 62J.85 to 62J.95 shall be construed to require ERISA plans or
- 10.15 Medicare Part D plans to comply with decisions of the board, but are free to choose to
- 10.16 exceed the upper payment limit established by the board under section 62J.92.
- 10.17 (b) Providers who dispense and administer drugs in the state must bill all payers no more
- 10.18 than the upper payment limit without regard to whether or not an ERISA plan or Medicare
- 10.19 Part D plan chooses to reimburse the provider in an amount greater than the upper payment
- 10.20 limit established by the board.
- 10.21 (c) For purposes of this section, an ERISA plan or group health plan is an employee
- 10.22 welfare benefit plan established by or maintained by an employer or an employee
- 10.23 organization, or both, that provides employer sponsored health coverage to employees and
- 10.24 the employee's dependents and is subject to the Employee Retirement Income Security Act
- 10.25 of 1974 (ERISA).

10.26 Sec. 11. [62J.95] SEVERABILITY.

- 10.27 If any provision of sections 62J.85 to 62J.94 or the application thereof to any person or
- 10.28 circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity
- 10.29 does not affect other provisions or any other application of sections 62J.85 to 62J.94 that
- 10.30 can be given effect without the invalid provision or application.

01/20/21 REVISOR SGS/BM 21-01861	as introduced
----------------------------------	---------------

- 11.1 Sec. 12. APPROPRIATION.
- 11.2 **§**..... for the biennium beginning July 1, 2021, is appropriated from the general fund to
- 11.3 the Prescription Drug Affordability Board established under Minnesota Statutes, section
- 11.4 <u>62J.87</u>, for implementation of the Prescription Drug Affordability Act.