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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 17

NINETY-THIRD SESSION

01/04/2023

Authored by Stephenson, Liebling, Howard, Klevorn, Lislegard and others The bill was read for the first time and referred to the Committee on Commerce Finance and Policy

1.1	A bill for an act
1.2	relating to health; prohibiting excessive price increases by manufacturers to generic
1.3	or off-patent drugs; authorizing the attorney general to take action against
1.4 1.5	manufacturers for certain price increases; prohibiting withdrawal of certain generic or off-patent drugs sales; establishing a prescription drug affordability board and
1.6	prescription drug affordability advisory council; providing for prescription drug
1.7	cost reviews and remedies; providing appointments; imposing civil penalties;
1.8	requiring a report; appropriating money; amending Minnesota Statutes 2022,
1.9	section 151.071, subdivisions 1, 2; proposing coding for new law in Minnesota
1.10	Statutes, chapter 62J.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. [62J.841] DEFINITIONS.
1.13	Subdivision 1. Scope. For purposes of sections 62J.841 to 62J.845, the following
1.14	definitions apply.
1.14	definitions appry.
1.15	Subd. 2. Consumer Price Index. "Consumer Price Index" means the Consumer Price
1.16	Index, Annual Average, for All Urban Consumers, CPI-U: U.S. City Average, All Items,
1.17	reported by the United States Department of Labor, Bureau of Labor Statistics, or its
1.18	successor or, if the index is discontinued, an equivalent index reported by a federal authority
1.19	or, if no such index is reported, "Consumer Price Index" means a comparable index chosen
1.20	by the Bureau of Labor Statistics.
1.21	Subd. 3. Generic or off-patent drug. "Generic or off-patent drug" means any prescription
1.22	drug for which any exclusive marketing rights granted under the Federal Food, Drug, and
1.23	Cosmetic Act, section 351 of the federal Public Health Service Act, and federal patent law
1.24	have expired, including any drug-device combination product for the delivery of a generic
1.25	drug.

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2.1	Subd. 4. Manufacturer. "Manu	ifacturer" has the mean	ning provided in secti	on 151.01,
2.2	subdivision 14a.			
2.3	Subd. 5. Prescription drug. "P	rescription drug" mean	ns a drug for human u	ise subject
2.4	to United States Code, title 21, sect	tion 353(b)(1).		
2.5	Subd. 6. Wholesale acquisition	n cost. "Wholesale acq	uisition cost" has the	meaning
2.6	provided in United States Code, tit	le 42, section 1395w-3	ba.	
2.7	Subd. 7. Wholesale distributo	r. "Wholesale distribut	or" has the meaning	provided in
2.8	section 151.441, subdivision 14.			
2.9	Sec. 2. [62J.842] EXCESSIVE 1	PRICE INCREASES	PROHIBITED.	
2.10	Subdivision 1. Prohibition. No		•	•
2.11	excessive price increase, whether d			-
2.12	similar intermediary, on the sale of		ent drug sold, dispen	sed, or
2.13	delivered to any consumer in the st	ate.		
2.14	Subd. 2. Excessive price increa	ase. A price increase is	s excessive for purpo	ses of this
2.15	section when:			
2.16	(1) the price increase, adjusted for	or inflation utilizing the	e Consumer Price Ind	ex, exceeds:
2.17	(i) 15 percent of the wholesale a	equisition cost over the	e immediately preced	ing calendar
2.18	year; or			
2.19	(ii) 40 percent of the wholesale	acquisition cost over t	he immediately prece	eding three
2.20	calendar years; and			
2.21	(2) the price increase, adjusted f	for inflation utilizing th	e Consumer Price Inc	lex, exceeds
2.22	<u>\$30 for:</u>			
2.23	(i) a 30-day supply of the drug;	or		
2.24	(ii) a course of treatment lasting	g less than 30 days.		
2.25	Subd. 3. Exemption. It is not a	violation of this section	on for a wholesale dis	tributor or
2.26	pharmacy to increase the price of a	generic or off-patent di	rug if the price increas	se is directly
2.27	attributable to additional costs for th	e drug imposed on the	wholesale distributor	or pharmacy
2.28	by the manufacturer of the drug.			

3.1	Sec. 3. [62J.843] REGISTERED AGENT AND OFFICE WITHIN THE STATE.
3.2	Any manufacturer that sells, distributes, delivers, or offers for sale any generic or
3.3	off-patent drug in the state must maintain a registered agent and office within the state.
3.4	Sec. 4. [62J.844] ENFORCEMENT.
3.5	Subdivision 1. Notification. The commissioner of management and budget and any
3.6	other state agency that provides or purchases a pharmacy benefit except the Department of
3.7	Human Services, and any entity under contract with a state agency to provide a pharmacy
3.8	benefit other than an entity under contract with the Department of Human Services, shall
3.9	notify the manufacturer of a generic or off-patent drug, the attorney general, and the Board
3.10	of Pharmacy of any price increase that the commissioner or entity believes may violate
3.11	section 62J.842.
3.12	Subd. 2. Submission of drug cost statement and other information by manufacturer;
3.13	investigation by attorney general. (a) Within 45 days of receiving a notice under subdivision
3.14	1, the manufacturer of the generic or off-patent drug shall submit a drug cost statement to
3.15	the attorney general. The statement must:
3.16	(1) itemize the cost components related to production of the drug;
3.17	(2) identify the circumstances and timing of any increase in materials or manufacturing
3.18	costs that caused any increase during the preceding calendar year, or preceding three calendar
3.19	years as applicable, in the price of the drug; and
3.20	(3) provide any other information that the manufacturer believes to be relevant to a
3.21	determination of whether a violation of section 62J.842 has occurred.
3.22	(b) The attorney general may investigate whether a violation of section 62J.842 has
3.23	occurred, is occurring, or is about to occur, in accordance with section 8.31, subdivision 2.
3.24	Subd. 3. Petition to court. (a) On petition of the attorney general, a court may issue an
3.25	order:
3.26	(1) compelling the manufacturer of a generic or off-patent drug to:
3.27	(i) provide the drug cost statement required under subdivision 2, paragraph (a); and
3.28	(ii) answer interrogatories, produce records or documents, or be examined under oath,
3.29	as required by the attorney general under subdivision 2, paragraph (b);
3.30	(2) restraining or enjoining a violation of sections 62J.841 to 62J.845, including issuing
3.31	an order requiring that drug prices be restored to levels that comply with section 62J.842;

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4.1	(3) requiring the manufacturer to provide an accounting to the attorney general of all
4.2	revenues resulting from a violation of section 62J.842;
4.3	(4) requiring the manufacturer to repay to all consumers, including any third-party payers,
4.4	any money acquired as a result of a price increase that violates section 62J.842;
4.5	(5) notwithstanding section 16A.151, requiring that all revenues generated from a
4.6	violation of section 62J.842 be remitted to the state and deposited into a special fund, to be
4.7	used for initiatives to reduce the cost to consumers of acquiring prescription drugs, if a
4.8	manufacturer is unable to determine the individual transactions necessary to provide the
4.9	repayments described in clause (4);
4.10	(6) imposing a civil penalty of up to \$10,000 per day for each violation of section 62J.842;
4.11	(7) providing for the attorney general's recovery of costs and disbursements incurred in
4.12	bringing an action against a manufacturer found in violation of section 62J.842, including
4.13	the costs of investigation and reasonable attorney's fees; and
4.14	(8) providing any other appropriate relief, including any other equitable relief as
4.15	determined by the court.
4.16	(b) For purposes of paragraph (a), clause (6), every individual transaction in violation
4.17	of section 62J.842 is considered a separate violation.
4.18	Subd. 4. Private right of action. Any action brought pursuant to section 8.31, subdivision
4.19	3a, by a person injured by a violation of section 62J.842 is for the benefit of the public.
4.20	Sec. 5. [62J.845] PROHIBITION ON WITHDRAWAL OF GENERIC OR
4.21	OFF-PATENT DRUGS FOR SALE.
4.22	Subdivision 1. Prohibition. A manufacturer of a generic or off-patent drug is prohibited
4.22	from withdrawing that drug from sale or distribution within this state for the purpose of
4.23	avoiding the prohibition on excessive price increases under section 62J.842.
4.24	avoiding the promotion on excessive price increases under section 023.042.
4.25	Subd. 2. Notice to board and attorney general. Any manufacturer that intends to
4.26	withdraw a generic or off-patent drug from sale or distribution within the state shall provide
4.27	a written notice of withdrawal to the Board of Pharmacy and the attorney general, at least
4.28	180 days prior to the withdrawal.
4.29	Subd. 3. Financial penalty. The attorney general shall assess a penalty of \$500,000 on
4.30	any manufacturer of a generic or off-patent drug that the attorney general determines has
4.31	failed to comply with the requirements of this section.

5.1	Sec. 6. [62J.846] SEVERABILITY.
5.2	If any provision of sections 62J.841 to 62J.845 or the application thereof to any person
5.3	or circumstance is held invalid for any reason in a court of competent jurisdiction, the
5.4	invalidity does not affect other provisions or any other application of sections 62J.841 to
5.5	62J.845 that can be given effect without the invalid provision or application.
5.6	Sec. 7. [62J.85] CITATION.
5.7	Sections 62J.85 to 62J.95 may be cited as the "Prescription Drug Affordability Act."
5.8	Sec. 8. [62J.86] DEFINITIONS.
5.9	Subdivision 1. Definitions. For the purposes of sections 62J.85 to 62J.95, the following
5.10	terms have the meanings given them.
5.11	Subd. 2. Advisory council. "Advisory council" means the Prescription Drug Affordability
5.12	Advisory Council established under section 62J.88.
5.13	Subd. 3. Biologic. "Biologic" means a drug that is produced or distributed in accordance
5.14	with a biologics license application approved under Code of Federal Regulations, title 42,
5.15	section 447.502.
5.16	Subd. 4. Biosimilar. "Biosimilar" has the meaning provided in section 62J.84, subdivision
5.17	2, paragraph (b).
5.18	Subd. 5. Board. "Board" means the Prescription Drug Affordability Board established
5.19	under section 62J.87.
5.20	Subd. 6. Brand name drug. "Brand name drug" has the meaning provided in section
5.20	62J.84, subdivision 2, paragraph (c).
5.22	Subd. 7. Generic drug. "Generic drug" has the meaning provided in section 62J.84,
5.23	subdivision 2, paragraph (e).
5.24	Subd. 8. Group purchaser. "Group purchaser" has the meaning given in section 62J.03,
5.25	subdivision 6, and includes pharmacy benefit managers as defined in section 62W.02,
5.26	subdivision 15.
5.27	Subd. 9. Manufacturer. "Manufacturer" means an entity that:
5.28	(1) engages in the manufacture of a prescription drug product or enters into a lease with
5.29	another manufacturer to market and distribute a prescription drug product under the entity's
5.30	own name; and

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6.1	(2) sets or changes the wholesale acc	quisition cost of	the prescription drug	product it
6.2	manufacturers or markets.			
6.3	Subd. 10. Prescription drug produc	ct. "Prescription	drug product" means a	a brand name
6.4	drug, a generic drug, a biologic, or a bio	osimilar.		
6.5	Subd. 11. Wholesale acquisition cos	st or WAC. "Wh	olesale acquisition cos	st" or "WAC"
6.6	has the meaning given in United States	Code, title 42, se	ection 1395W-3a(c)(6	<u>)(B).</u>
6.7	Sec. 9. [62J.87] PRESCRIPTION D	RUG AFFORD	ABILITY BOARD.	
6.8	Subdivision 1. Establishment. The L	Legislative Coord	linating Commission s	hall establish
6.9	the Prescription Drug Affordability Boar	d, which shall be	e governed as a board u	under section
6.10	15.012, paragraph (a), to protect consum	ners, state and lo	ocal governments, hea	lth plan
6.11	companies, providers, pharmacies, and	other health care	system stakeholders	from
6.12	unaffordable costs of certain prescriptio	n drugs.		
6.13	Subd. 2. Membership. (a) The Press	cription Drug Af	fordability Board cons	sists of seven
6.14	members appointed as follows:			
6.15	(1) three members appointed by the	governor;		
6.16	(2) one member appointed by the ma	ajority leader of	the senate;	
6.17	(3) one member appointed by the mi	inority leader of	the senate;	
6.18	(4) one member appointed by the sp	eaker of the hou	se; and	
6.19	(5) one member appointed by the mi	inority leader of	the house of represen	tatives.
6.20	(b) All members appointed must hav	ve knowledge an	d demonstrated exper	tise in
6.21	pharmaceutical economics and finance	or health care ec	onomics and finance.	A member
6.22	must not be an employee of, a board me	mber of, or a co	nsultant to a manufact	turer or trade
6.23	association for manufacturers or a pharm	nacy benefit ma	nager or trade associa	tion for
6.24	pharmacy benefit managers.			
6.25	(c) Initial appointments must be made	le by January 1,	2024.	
6.26	Subd. 3. Terms. (a) Board appointee	es shall serve fou	ar-year terms, except t	hat initial
6.27	appointees shall serve staggered terms of	of two, three, or	four years as determir	ned by lot by
6.28	the secretary of state. A board member	shall serve no m	ore than two consecut	tive terms.
6.29	(b) A board member may resign at a	ny time by givir	ng written notice to the	e board.
6.30	Subd. 4. Chair; other officers. (a)	The governor sha	all designate an acting	chair from
6.31	the members appointed by the governor	<u>-</u>		

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7.1	(b) The board shall elect a chair to r	replace the acting	chair at the first meet	ting of the
7.2	board by a majority of the members. The	he chair shall serv	e for one year.	
7.3	(c) The board shall elect a vice-chair	r and other officer	s from its membershi	p as it deems
7.4	necessary.			
7.5	Subd. 5. Staff; technical assistance	e (a) The board sl	hall hire an executive	director and
7.6	other staff, who shall serve in the uncla			
7.7	knowledge and demonstrated expertise i			
7.8	health services research, medicine, or a			
7.9	or contract for professional and technica	l assistance as the	board deems necessar	ry to perform
7.10	the board's duties.			
7.11	(b) The attorney general shall provi	de legal services t	to the board.	
7.12	Subd. 6. Compensation. The board	l members shall n	ot receive compensat	ion but may
7.13	receive reimbursement for expenses as	authorized under	section 15.059, subd	ivision 3.
7.14	Subd. 7. Meetings. (a) Meetings of	the board are subje	ect to chapter 13D. Th	e board shall
7.15	meet publicly at least every three mont	hs to review prese	cription drug product	information
7.16	submitted to the board under section 62	2J.90. If there are	no pending submissic	ons, the chair
7.17	of the board may cancel or postpone th	e required meetin	g. The board may me	et in closed
7.18	session when reviewing proprietary info	rmation as determi	ined under the standar	ds developed
7.19	in accordance with section 62J.91, sub-	division 4.		
7.20	(b) The board shall announce each	public meeting at	least two weeks prior	to the
7.21	scheduled date of the meeting. Any ma	terials for the mee	eting shall be made p	ublic at least
7.22	one week prior to the scheduled date of	f the meeting.		
7.23	(c) At each public meeting, the boar	rd shall provide th	ne opportunity for cor	nments from
7.24	the public, including the opportunity for	or written commer	nts to be submitted to	the board
7.25	prior to a decision by the board.			
7.26	Sec. 10. [62J.88] PRESCRIPTION	DRUG AFFORI) A RII ITV ADVISO)RV
7.27	COUNCIL.			<u>///1</u>
1.21				
7.28	Subdivision 1. Establishment. The			
7.29	advisory council to provide advice to the	he board on drug	cost issues and to rep	resent
7.30	stakeholders' views. The governor shall	appoint the mem	bers of the advisory c	ouncil based
7.31	on the members' knowledge and demon	nstrated expertise	in one or more of the	following
7.32	areas: the pharmaceutical business; pra	ctice of medicine	; patient perspectives	; health care
7.33	cost trends and drivers; clinical and heal	th services researc	h; and the health care	marketplace.

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8.1	Subd. 2. Membership. The council's membership shall consist of the following:
8.2	(1) two members representing patients and health care consumers;
8.3	(2) two members representing health care providers;
8.4	(3) one member representing health plan companies;
8.5	(4) two members representing employers, with one member representing large employers
8.6	and one member representing small employers;
8.7	(5) one member representing government employee benefit plans;
8.8	(6) one member representing pharmaceutical manufacturers;
8.9	(7) one member who is a health services clinical researcher;
8.10	(8) one member who is a pharmacologist; and
8.11	(9) one member representing the commissioner of health with expertise in health
8.12	economics.
8.13	Subd. 3. Terms. (a) The initial appointments to the advisory council must be made by
8.14	January 1, 2024. The initial appointed advisory council members shall serve staggered terms
8.15	of two, three, or four years determined by lot by the secretary of state. Following the initial
8.16	appointments, the advisory council members shall serve four-year terms.
8.17	(b) Removal and vacancies of advisory council members shall be governed by section
8.18	<u>15.059.</u>
8.19	Subd. 4. Compensation. Advisory council members may be compensated according to
8.20	section 15.059.
8.21	Subd. 5. Meetings. Meetings of the advisory council are subject to chapter 13D. The
8.22	advisory council shall meet publicly at least every three months to advise the board on drug
8.23	cost issues related to the prescription drug product information submitted to the board under
8.24	<u>section 62J.90.</u>
8.25	Subd. 6. Exemption. Notwithstanding section 15.059, the advisory council shall not
8.26	expire.
8.27	Sec. 11. [62J.89] CONFLICTS OF INTEREST.
8.28	Subdivision 1. Definition. For purposes of this section, "conflict of interest" means a
8.29	financial or personal association that has the potential to bias or have the appearance of

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conduct of the board's or council's activities. A conflict of interest includes any instance in
which a person, a person's immediate family member, including a spouse, parent, child, or
other legal dependent, or an in-law of any of the preceding individuals, has received or
could receive a direct or indirect financial benefit of any amount deriving from the result
or findings of a decision or determination of the board. For purposes of this section, a
financial benefit includes honoraria, fees, stock, the value of the member's, immediate family
member's, or in-law's stock holdings, and any direct financial benefit deriving from the
finding of a review conducted under sections 62J.85 to 62J.95. Ownership of securities is
not a conflict of interest if the securities are: (1) part of a diversified mutual or exchange
traded fund; or (2) in a tax-deferred or tax-exempt retirement account that is administered
by an independent trustee.
Subd. 2. General. (a) Prior to the acceptance of an appointment or employment, or prior
to entering into a contractual agreement, a board or advisory council member, board staff
member, or third-party contractor must disclose to the appointing authority or the board
any conflicts of interest. The information disclosed must include the type, nature, and
magnitude of the interests involved.
(b) A board member, board staff member, or third-party contractor with a conflict of
interest with regard to any prescription drug product under review must recuse themselves
from any discussion, review, decision, or determination made by the board relating to the
prescription drug product.
(c) Any conflict of interest must be disclosed in advance of the first meeting after the
conflict is identified or within five days after the conflict is identified, whichever is earlier.
Subd. 3. Prohibitions. Board members, board staff, or third-party contractors are
prohibited from accepting gifts, bequeaths, or donations of services or property that raise
the specter of a conflict of interest or have the appearance of injecting bias into the activities
of the board.
Sec. 12. [62J.90] PRESCRIPTION DRUG PRICE INFORMATION; DECISION

9.28

TO CONDUCT COST REVIEW.

Subdivision 1. Drug price information from the commissioner of health and other 9.29

sources. (a) The commissioner of health shall provide to the board the information reported 9.30

- to the commissioner by drug manufacturers under section 62J.84, subdivisions 3, 4, and 5. 9.31
- The commissioner shall provide this information to the board within 30 days of the date the 9.32
- information is received from drug manufacturers. 9.33

10.1	(b) The board shall subscribe to one or more prescription drug pricing files, such as
10.2	Medispan or FirstDatabank, or as otherwise determined by the board.
10.3	Subd. 2. Identification of certain prescription drug products. (a) The board, in
10.4	consultation with the advisory council, shall identify the following prescription drug products:
10.5	(1) brand name drugs or biologics for which the WAC increases by more than ten percent
10.6	or by more than \$10,000 during any 12-month period or course of treatment if less than 12
10.7	months, after adjusting for changes in the consumer price index (CPI);
10.8	(2) brand name drugs or biologics that have been introduced at a WAC of \$30,000 or
10.9	more per calendar year or per course of treatment;
10.10	(3) biosimilar drugs that have been introduced at a WAC that is not at least 15 percent
10.11	lower than the referenced brand name biologic at the time the biosimilar is introduced; and
10.12	(4) generic drugs for which the WAC:
10.13	(i) is \$100 or more, after adjusting for changes in the CPI, for:
10.14	(A) a 30-day supply lasting a patient for 30 consecutive days based on the recommended
10.15	dosage approved for labeling by the United States Food and Drug Administration (FDA);
10.16	(B) a supply lasting a patient for fewer than 30 days based on recommended dosage
10.17	approved for labeling by the FDA; or
10.18	(C) one unit of the drug if the labeling approved by the FDA does not recommend a
10.19	finite dosage; and
10.20	(ii) is increased by 200 percent or more during the immediate preceding 12-month period,
10.21	as determined by the difference between the resulting WAC and the average of the WAC
10.22	reported over the preceding 12 months, after adjusting for changes in the CPI.
10.23	(b) The board, in consultation with the advisory council, shall identify prescription drug
10.24	products not described in paragraph (a) that may impose costs that create significant
10.25	affordability challenges for the state health care system or for patients, including but not
10.26	limited to drugs to address public health emergencies.
10.27	(c) The board shall make available to the public the names and related price information
10.28	of the prescription drug products identified under this subdivision, with the exception of
10.29	information determined by the board to be proprietary under the standards developed by
10.30	the board under section 62J.91, subdivision 4.
10.31	Subd. 3. Determination to proceed with review. (a) The board may initiate a cost
10.32	review of a prescription drug product identified by the board under this section.

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11.1	(b) The board shall consider requests by the public for the board to proceed with a cost
11.2	review of any prescription drug product identified under this section.
11.3	(c) If there is no consensus among the members of the board on whether to initiate a
11.4	cost review of a prescription drug product, any member of the board may request a vote to
11.5	determine whether to review the cost of the prescription drug product.
11.6	Sec. 13. [62J.91] PRESCRIPTION DRUG PRODUCT REVIEWS.
11.7	Subdivision 1. General. Once a decision by the board has been made to proceed with
11.8	a cost review of a prescription drug product, the board shall conduct the review and make
11.9	a determination as to whether appropriate utilization of the prescription drug under review,
11.10	based on utilization that is consistent with the United States Food and Drug Administration
11.11	(FDA) label or standard medical practice, has led or will lead to affordability challenges
11.12	for the state health care system or for patients.
11.13	Subd. 2. Review considerations. In reviewing the cost of a prescription drug product,
11.14	the board may consider the following factors:
11.15	(1) the price at which the prescription drug product has been and will be sold in the state;
11.16	(2) the average monetary price concession, discount, or rebate the manufacturer provides
11.17	to a group purchaser in this state as reported by the manufacturer and the group purchaser
11.18	expressed as a percent of the WAC for the prescription drug product under review;
11.19	(3) the price at which therapeutic alternatives have been or will be sold in the state;
11.20	(4) the average monetary price concession, discount, or rebate the manufacturer provides
11.21	or is expected to provide to a group purchaser in the state or is expected to provide to group
11.22	purchasers in the state for therapeutic alternatives;
11.23	(5) the cost to group purchasers based on patient access consistent with the FDA-labeled
11.24	indications;
11.25	(6) the impact on patient access resulting from the cost of the prescription drug product
11.26	relative to insurance benefit design;
11.27	(7) the current or expected dollar value of drug-specific patient access programs that are
11.28	supported by manufacturers;
11.29	(8) the relative financial impacts to health, medical, or other social services costs that
11.30	can be quantified and compared to baseline effects of existing therapeutic alternatives;

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12.1	(9) the average patient co-pay or other cost-sharing for the prescription drug product in
12.2	the state;
12.3	(10) any information a manufacturer chooses to provide; and
12.4	(11) any other factors as determined by the board.
12.5	Subd. 3. Further review factors. If, after considering the factors described in subdivision
12.6	2, the board is unable to determine whether a prescription drug product will produce or has
12.7	produced an affordability challenge, the board may consider:
12.8	(1) manufacturer research and development costs, as indicated on the manufacturer's
12.9	federal tax filing for the most recent tax year in proportion to the manufacturer's sales in
12.10	the state;
12.11	(2) that portion of direct-to-consumer marketing costs eligible for favorable federal tax
12.12	treatment in the most recent tax year that are specific to the prescription drug product under
12.13	review and that are multiplied by the ratio of total manufacturer in-state sales to total
12.14	manufacturer sales in the United States for the product under review;
12.15	(3) gross and net manufacturer revenues for the most recent tax year;
12.16	(4) any information and research related to the manufacturer's selection of the introductory
12.17	price or price increase, including but not limited to:
12.18	(i) life cycle management;
12.19	(ii) market competition and context; and
12.20	(iii) projected revenue; and
12.21	(5) any additional factors determined by the board to be relevant.
12.22	Subd. 4. Public data; proprietary information. (a) Any submission made to the board
12.23	related to a drug cost review must be made available to the public with the exception of
12.24	information determined by the board to be proprietary.
12.25	(b) The board shall establish the standards for the information to be considered proprietary
12.26	under paragraph (a) and section 62J.90, subdivision 2, including standards for heightened
12.27	consideration of proprietary information for submissions for a cost review of a drug that is
12.28	not yet approved by the FDA.
12.29	(c) Prior to the board establishing the standards under paragraph (b), the public shall be
12.30	provided notice and the opportunity to submit comments.

12/19/22 REVISOR AGW/BM 23-00549 (d) The establishment of standards under this subdivision is exempt from the rulemaking 13.1 requirements under chapter 14, and section 14.386 does not apply. 13.2 Sec. 14. [62J.92] DETERMINATIONS; COMPLIANCE; REMEDIES. 13.3 Subdivision 1. Upper payment limit. (a) In the event the board finds that the spending 13.4 on a prescription drug product reviewed under section 62J.91 creates an affordability 13.5 challenge for the state health care system or for patients, the board shall establish an upper 13.6 payment limit after considering: 13.7 (1) the cost of administering the drug; 13.8 (2) the cost of delivering the drug to consumers; 13.9 (3) the range of prices at which the drug is sold in the United States according to one or 13.10 more pricing files accessed under section 62J.90, subdivision 1, and the range at which 13.11 13.12 pharmacies are reimbursed in Canada; and 13.13 (4) any other relevant pricing and administrative cost information for the drug. 13.14 (b) The upper payment limit must apply to all public and private purchases, payments, 13.15 and payer reimbursements for the prescription drug product that is intended for individuals in the state in person, by mail, or by other means. 13.16 13.17 Subd. 2. Noncompliance. (a) The board shall, and other persons may, notify the Office of the Attorney General of a potential failure by an entity subject to an upper payment limit 13.18 to comply with that limit. 13.19 (b) If the Office of the Attorney General finds that an entity was noncompliant with the 13.20 upper payment limit requirements, the attorney general may pursue remedies consistent 13.21 with chapter 8 or appropriate criminal charges if there is evidence of intentional profiteering. 13.22 (c) An entity who obtains price concessions from a drug manufacturer that result in a 13.23 lower net cost to the stakeholder than the upper payment limit established by the board is 13.24 not considered noncompliant. 13.25 (d) The Office of the Attorney General may provide guidance to stakeholders concerning 13.26 activities that could be considered noncompliant. 13.27 13.28 Subd. 3. Appeals. (a) Persons affected by a decision of the board may request an appeal of the board's decision within 30 days of the date of the decision. The board shall hear the 13.29 appeal and render a decision within 60 days of the hearing. 13.30 (b) All appeal decisions are subject to judicial review in accordance with chapter 14. 13.31

14.1	Sec. 15. [62J.93] REPORTS.
14.2	Beginning March 1, 2024, and each March 1 thereafter, the board shall submit a report
14.3	to the governor and legislature on general price trends for prescription drug products and
14.4	the number of prescription drug products that were subject to the board's cost review and
14.5	analysis, including the result of any analysis as well as the number and disposition of appeals
14.6	and judicial reviews.
14.7	Sec. 16. [62J.94] ERISA PLANS AND MEDICARE DRUG PLANS.
14.8	(a) Nothing in sections 62J.85 to 62J.95 shall be construed to require ERISA plans or
14.9	Medicare Part D plans to comply with decisions of the board. ERISA plans or Medicare
14.10	Part D plans are free to choose to exceed the upper payment limit established by the board
14.11	under section 62J.92.
14.12	(b) Providers who dispense and administer drugs in the state must bill all payers no more
14.13	than the upper payment limit without regard to whether an ERISA plan or Medicare Part
14.14	D plan chooses to reimburse the provider in an amount greater than the upper payment limit
14.15	established by the board.
14.16	(c) For purposes of this section, an ERISA plan or group health plan is an employee
14.17	welfare benefit plan established by or maintained by an employer or an employee
14.18	organization, or both, that provides employer sponsored health coverage to employees and
14.19	the employee's dependents and is subject to the Employee Retirement Income Security Act
14.20	<u>of 1974 (ERISA).</u>
14.21	Sec. 17. [62J.95] SEVERABILITY.
14.22	If any provision of sections 62J.85 to 62J.94 or the application thereof to any person or
14.23	circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity
14.24	does not affect other provisions or any other application of sections 62J.85 to 62J.94 that
14.25	can be given effect without the invalid provision or application.
14.26	Sec. 18. Minnesota Statutes 2022, section 151.071, subdivision 1, is amended to read:
14.27	Subdivision 1. Forms of disciplinary action. When the board finds that a licensee,
14.28	registrant, or applicant has engaged in conduct prohibited under subdivision 2, it may do
14.29	one or more of the following:
14.30	(1) deny the issuance of a license or registration;
14.31	(2) refuse to renew a license or registration;

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15.1

- (3) revoke the license or registration;
- 15.2 (4) suspend the license or registration;

(5) impose limitations, conditions, or both on the license or registration, including but
not limited to: the limitation of practice to designated settings; the limitation of the scope
of practice within designated settings; the imposition of retraining or rehabilitation
requirements; the requirement of practice under supervision; the requirement of participation
in a diversion program such as that established pursuant to section 214.31 or the conditioning
of continued practice on demonstration of knowledge or skills by appropriate examination
or other review of skill and competence;

(6) impose a civil penalty not exceeding \$10,000 for each separate violation, except that 15.10 a civil penalty not exceeding \$25,000 may be imposed for each separate violation of section 15.11 62J.842, the amount of the civil penalty to be fixed so as to deprive a licensee or registrant 15.12 of any economic advantage gained by reason of the violation, to discourage similar violations 15.13 by the licensee or registrant or any other licensee or registrant, or to reimburse the board 15.14 for the cost of the investigation and proceeding, including but not limited to, fees paid for 15.15 services provided by the Office of Administrative Hearings, legal and investigative services 15.16 provided by the Office of the Attorney General, court reporters, witnesses, reproduction of 15.17 records, board members' per diem compensation, board staff time, and travel costs and 15.18 expenses incurred by board staff and board members; and 15.19

15.20

(7) reprimand the licensee or registrant.

15.21 Sec. 19. Minnesota Statutes 2022, section 151.071, subdivision 2, is amended to read:

15.22 Subd. 2. Grounds for disciplinary action. The following conduct is prohibited and is15.23 grounds for disciplinary action:

(1) failure to demonstrate the qualifications or satisfy the requirements for a license or
registration contained in this chapter or the rules of the board. The burden of proof is on
the applicant to demonstrate such qualifications or satisfaction of such requirements;

(2) obtaining a license by fraud or by misleading the board in any way during the
application process or obtaining a license by cheating, or attempting to subvert the licensing
examination process. Conduct that subverts or attempts to subvert the licensing examination
process includes, but is not limited to: (i) conduct that violates the security of the examination
materials, such as removing examination materials from the examination room or having
unauthorized possession of any portion of a future, current, or previously administered
licensing examination; (ii) conduct that violates the standard of test administration, such as

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16.1 communicating with another examinee during administration of the examination, copying
16.2 another examinee's answers, permitting another examinee to copy one's answers, or
16.3 possessing unauthorized materials; or (iii) impersonating an examinee or permitting an
16.4 impersonator to take the examination on one's own behalf;

16.5 (3) for a pharmacist, pharmacy technician, pharmacist intern, applicant for a pharmacist or pharmacy license, or applicant for a pharmacy technician or pharmacist intern registration, 16.6 conviction of a felony reasonably related to the practice of pharmacy. Conviction as used 16.7 in this subdivision includes a conviction of an offense that if committed in this state would 16.8 be deemed a felony without regard to its designation elsewhere, or a criminal proceeding 16.9 where a finding or verdict of guilt is made or returned but the adjudication of guilt is either 16.10 withheld or not entered thereon. The board may delay the issuance of a new license or 16.11 registration if the applicant has been charged with a felony until the matter has been 16.12 adjudicated; 16.13

(4) for a facility, other than a pharmacy, licensed or registered by the board, if an owner
or applicant is convicted of a felony reasonably related to the operation of the facility. The
board may delay the issuance of a new license or registration if the owner or applicant has
been charged with a felony until the matter has been adjudicated;

(5) for a controlled substance researcher, conviction of a felony reasonably related to
controlled substances or to the practice of the researcher's profession. The board may delay
the issuance of a registration if the applicant has been charged with a felony until the matter
has been adjudicated;

(6) disciplinary action taken by another state or by one of this state's health licensingagencies:

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

(ii) revocation, suspension, restriction, limitation, or other disciplinary action against a
license or registration issued by another of this state's health licensing agencies, failure to
report to the board that charges regarding the person's license or registration have been
brought by another of this state's health licensing agencies, or having been refused a license

or registration by another of this state's health licensing agencies. The board may delay the
issuance of a new license or registration if a disciplinary action is pending before another

of this state's health licensing agencies until the action has been dismissed or otherwise
resolved;

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

(8) for a facility, other than a pharmacy, licensed by the board, violations of any order
of the board, of any of the provisions of this chapter or the rules of the board or violation
of any federal, state, or local law relating to the operation of the facility;

(9) engaging in any unethical conduct; conduct likely to deceive, defraud, or harm the
public, or demonstrating a willful or careless disregard for the health, welfare, or safety of
a patient; or pharmacy practice that is professionally incompetent, in that it may create
unnecessary danger to any patient's life, health, or safety, in any of which cases, proof of
actual injury need not be established;

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

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

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

(13) for a pharmacy, operation of the pharmacy without a pharmacist present and on
duty except as allowed by a variance approved by the board;

(14) for a pharmacist, the inability to practice pharmacy with reasonable skill and safety 18.1 to patients by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type 18.2 of material or as a result of any mental or physical condition, including deterioration through 18.3 the aging process or loss of motor skills. In the case of registered pharmacy technicians, 18.4 pharmacist interns, or controlled substance researchers, the inability to carry out duties 18.5 allowed under this chapter or the rules of the board with reasonable skill and safety to 18.6 patients by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type 18.7 18.8 of material or as a result of any mental or physical condition, including deterioration through the aging process or loss of motor skills; 18.9

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

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

18.16 (17) fee splitting, including without limitation:

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

(ii) referring a patient to any health care provider as defined in sections 144.291 to
144.298 in which the licensee or registrant has a financial or economic interest as defined
in section 144.6521, subdivision 3, unless the licensee or registrant has disclosed the
licensee's or registrant's financial or economic interest in accordance with section 144.6521;
and

(iii) any arrangement through which a pharmacy, in which the prescribing practitioner 18.24 does not have a significant ownership interest, fills a prescription drug order and the 18.25 prescribing practitioner is involved in any manner, directly or indirectly, in setting the price 18.26 for the filled prescription that is charged to the patient, the patient's insurer or pharmacy 18.27 benefit manager, or other person paying for the prescription or, in the case of veterinary 18.28 patients, the price for the filled prescription that is charged to the client or other person 18.29 paying for the prescription, except that a veterinarian and a pharmacy may enter into such 18.30 an arrangement provided that the client or other person paying for the prescription is notified, 18.31 in writing and with each prescription dispensed, about the arrangement, unless such 18.32 arrangement involves pharmacy services provided for livestock, poultry, and agricultural 18.33 production systems, in which case client notification would not be required; 18.34

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

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

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

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

19.11 (22) aiding suicide or aiding attempted suicide in violation of section 609.215 as19.12 established by any of the following:

(i) a copy of the record of criminal conviction or plea of guilty for a felony in violation
of section 609.215, subdivision 1 or 2;

(ii) a copy of the record of a judgment of contempt of court for violating an injunction
issued under section 609.215, subdivision 4;

19.17 (iii) a copy of the record of a judgment assessing damages under section 609.215,19.18 subdivision 5; or

(iv) a finding by the board that the person violated section 609.215, subdivision 1 or 2.
The board must investigate any complaint of a violation of section 609.215, subdivision 1
or 2;

(23) for a pharmacist, practice of pharmacy under a lapsed or nonrenewed license. For
a pharmacist intern, pharmacy technician, or controlled substance researcher, performing
duties permitted to such individuals by this chapter or the rules of the board under a lapsed
or nonrenewed registration. For a facility required to be licensed under this chapter, operation
of the facility under a lapsed or nonrenewed license or registration; and

(24) for a pharmacist, pharmacist intern, or pharmacy technician, termination or discharge
from the health professionals services program for reasons other than the satisfactory
completion of the program-; and

19.30 (25) for a manufacturer, a violation of section 62J.842 or section 62J.845.

20.1 Sec. 20. <u>APPROPRIATION.</u>

- 20.2 \$..... in fiscal year 2024 and \$..... in fiscal year 2025 are appropriated from the general
- 20.3 <u>fund to the Prescription Drug Affordability Board established under Minnesota Statutes</u>,
- 20.4 section 62J.87, for implementation of the Prescription Drug Affordability Act.