Approved by Revisor of Statutes

Janky Genss- Airany

1.1	Liebling from the Health and Human Services Finance Division to which was referred:
1.2 1.3 1.4	H. F. No. 1246, A bill for an act relating to health; establishing the Prescription Drug Price Transparency Act; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 151.
1.5	Reported the same back with the following amendments:
1.6	Delete everything after the enacting clause and insert:
1.7	"Section 1. [62J.84] PRESCRIPTION DRUG PRICE TRANSPARENCY.
1.8	Subdivision 1. Short title. This section may be cited as the "Prescription Drug Price
1.9	Transparency Act."
1.10	Subd. 2. Definitions. (a) For purposes of this section, the terms defined in this subdivision
1.11	have the meanings given.
1.12	(b) "Biosimilar" means a drug that is produced or distributed pursuant to a biologics
1.13	license application approved under United States Code, title 42, section 262(K)(3).
1.14	(c) "Brand name drug" means a drug that is produced or distributed pursuant to:
1.15	(1) an original, new drug application approved under United States Code, title 21, section
1.16	355(c), except for a generic drug as defined under Code of Federal Regulations, title 42,
1.17	section 447.502; or
1.18	(2) a biologics license application approved under United States Code, title 45, section
1.19	<u>262(a)(c).</u>
1.20	(d) "Commissioner" means the commissioner of health.
1.21	(e) "Generic drug" means a drug that is marketed or distributed as:
1.22	(1) an abbreviated new drug application approved under United States Code, title 21,
1.23	section 355(j);

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2.1	(2) an authorized gene	ric drug as defined under Code	e of Federal Re	gulations, title 45,
2.2	section 447.502; or			
2.3	(3) a drug that entered	the market the year before 196	$\frac{1}{2}$ and was not c	originally marketed
2.4	under a new drug applicat	ion.		
2.5	(f) "Manufacturer" me	ans a drug manufacturer licens	sed under section	on 151.252.
2.6	(g) "New prescription	drug" or "new drug" means a p	prescription dru	ag approved for
2.7	marketing by the United S	marketing by the United States Food and Drug Administration for which no previous		
2.8	wholesale acquisition cost	has been established for com	parison.	
2.9	(h) "Patient assistance	program" means a program that	a manufacturer	offers to the public
2.10	in which a consumer may	reduce the consumer's out-of-	pocket costs for	prescription drugs
2.11	by using coupons, discour	nt cards, prepaid gift cards, ma	nufacturer debi	t cards, or by other
2.12	means.			
2.13	(i) "Prescription drug" of	or "drug" has the meaning provi	ded in section 1	51.441, subdivision
2.14	<u>8.</u>			
2.15	(j) "Price" means the v	vholesale acquisition cost as d	efined in United	d States Code, title
2.16	42, section 1395w-3a(c)(6	b)(B).		
2.17	Subd. 3. Prescription	drug price increases reportin	ng. (a) Beginnir	ng October 1, 2021,
2.18	a drug manufacturer must s	submit to the commissioner the	information des	scribed in paragraph
2.19	(b) for each prescription d	rug for which the price was \$1	100 or greater f	or a 30-day supply
2.20	or for a course of treatmen	nt lasting less than 30 days and	<u>1:</u>	
2.21	(1) for brand name dru	gs where there is an increase o	of ten percent or	greater in the price
2.22	over the previous 12-mon	th period or an increase of 16	percent or great	ter in the price over
2.23	the previous 24-month per	riod; and		
2.24	(2) for generic drugs w	where there is an increase of 50	percent or grea	ter in the price over
2.25	the previous 12-month pe	riod.		
2.26	(b) For each of the dru	gs described in paragraph (a),	the manufactur	rer shall submit to
2.27	the commissioner no later	than 60 days after the price in	crease goes inte	o effect, in the form
2.28	and manner prescribed by	the commissioner, the follow	ing information	, if applicable:
2.29	(1) the name and price	of the drug and the net increa	se, expressed a	s a percentage;
2.30	(2) the factors that con	tributed to the price increase;		
2.31	(3) the name of any ge	meric version of the prescription	on drug availab	le on the market;

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3.1	(4) the introductory price of the prescription drug where the prescriptin drug where the prescription drug where t	hen it was approve	d for marketing
3.2	by the Food and Drug Administration and the net yearly	v increase, by caler	idar year, in the
3.3	price of the prescription drug during the previous five y	ears;	
3.4	(5) the direct costs incurred by the manufacturer that	are associated with	the prescription
3.5	drug, listed separately:		
3.6	(i) to manufacture the prescription drug;		
3.7	(ii) to market the prescription drug, including advert	ising costs; and	
3.8	(iii) to distribute the prescription drug;		
3.9	(6) the total sales revenue for the prescription drug du	ring the previous 1	2-month period;
3.10	(7) the manufacturer's net profit attributable to the pr	escription drug dur	ing the previous
3.11	12-month period;		
3.12	(8) the total amount of financial assistance the manufa	acturer has provided	l through patient
3.13	prescription assistance programs, if applicable;		
3.14	(9) any agreement between a manufacturer and anoth	er entity contingen	t upon any delay
3.15	in offering to market a generic version of the prescriptic	on drug;	
3.16	(10) the patent expiration date of the prescription dr	ug if it is under pat	ent;
3.17	(11) the name and location of the company that man	ufactured the drug	; and
3.18	(12) if a brand name prescription drug, the ten higher	est prices paid for t	he prescription
3.19	drug during the previous calendar year in any country o	ther than the Unite	ed States.
3.20	(c) The manufacturer may submit any documentation	necessary to suppor	t the information
3.21	reported under this subdivision.	×	
3.22	Subd. 4. New prescription drug price reporting.	a) Beginning Octo	ber 1, 2021, no
3.23	later than 60 days after a manufacturer introduces a new	v prescription drug	for sale in the
3.24	United States that is a new brand name drug with a price	that is greater than t	he tier threshold
3.25	established by the Centers for Medicare and Medicaid S	Services for special	ty drugs in the
3.26	Medicare Part D program for a 30-day supply or a new	generic or biosimi	lar drug with a
3.27	price that is greater than the tier threshold established by	y the Centers for N	fedicare and
3.28	Medicaid Services for specialty drugs in the Medicare P	'art D program for	a 30-day supply
3.29	and is not at least 15 percent lower in price than the refe	erenced brand nam	e drug when the
3.30	generic or biosimilar drug is launched, the manufacturer	must submit to the	e commissioner,
3.31	in the form and manner prescribed by the commissioner	; the following inf	ormation, if
2.20			

3.32 <u>applicable</u>:

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4.1	(1) the price of the prescription drug	7. 22		
4.2	(2) whether the Food and Drug Adn	ninistration granted	1 the new prescrip	otion drug a
4.3	breakthrough therapy designation or a priority review;			
4.4	(3) the direct costs incurred by the m	anufacturer that ar	e associated with	the prescription
4.5	drug, listed separately:			
4.6	(i) to manufacture the prescription drug;			
4.7	(ii) to market the prescription drug, including advertising costs; and			
4.8	(iii) to distribute the prescription drug; and			
4.9	(4) the patent expiration date of the drug if it is under patent.			
4.10	(b) The manufacturer may submit d	ocumentation nece	essary to support	the information
4.11	reported under this subdivision.			
4.12	Subd. 5. Newly acquired prescript	ion drug price re	porting. (a) Begi	nning October
4.13	1, 2021, the acquiring drug manufacture	er must submit to t	he commissioner	the information
4.14	described in paragraph (b) for each newly acquired prescription drug for which the price			hich the price
4.15	was \$100 or greater for a 30-day supply or for a course of treatment lasting less than 30			g less than 30
4.16	days and:			
4.17	(1) for a newly acquired brand nam	e drug where there	is an increase of	ten percent or
4.18	greater in the price over the previous 12-month period or an increase of 16 percent or greater			ercent or greater
4.19	in the price over the previous 24-month	period; and		
4.20	(2) for a newly acquired generic dru	g where there is an	increase of 50 pe	ercent or greater
4.21	in the price over the previous 12-month	n period.		
4.22	(b) For each of the drugs described	in paragraph (a), t	he acquiring man	ufacturer shall
4.23	submit to the commissioner no later that	an 60 days after the	e acquiring manu	facturer begins
4.24	to sell the newly acquired drug, in the f	form and manner p	rescribed by the	commissioner,
4.25	the following information, if applicable	2:		
4.26	(1) the price of the prescription drug	g at the time of acc	uisition and in th	e calendar year
4.27	prior to acquisition;			
4.28	(2) the name of the company from $x$	which the prescript	ion drug was acq	uired, the date
4.29	acquired, and the purchase price;			
4.30	(3) the year the prescription drug w	as introduced to m	arket and the pric	e of the
4.31	prescription drug at the time of introdu	ction;		

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5.1	(4) the price of the prescription dr	ug for the previous	five years;	
5.2	(5) any agreement between a manu	facturer and another	r entity continge	nt upon any delay
5.3	in offering to market a generic version			
5.4	(6) the patent expiration date of th			
5.5	(c) The manufacturer may submit an			at the information
5.6	reported under this subdivision.	ly documentation ne	cessary to suppo	Jt me mormation
5.7	Subd. 6. Public posting of prescri			
5.8	shall post on the department's website			
5.9	that satisfies the standards of section 62	U.04, subdivision 6,	, to post the follo	wing information:
5.10	(1) a list of the prescription drugs	reported under subc	livisions 3, 4, ar	nd 5, and the
5.11	manufacturers of those prescription da	rugs; and		
5.12	(2) information reported to the cor	nmissioner under s	ubdivisions 3, 4	, and 5.
5.13	(b) The information must be publi	shed in an easy-to-1	ead format and	in a manner that
5.14	identifies the information that is discl	osed on a per-drug	basis and must	not be aggregated
5.15	in a manner that prevents the identific	ation of the prescri	ption drug.	
5.16	(c) The commissioner shall not po	st on the departmer	it's website, or a	private entity
5.17	contracting with the commissioner sha	all not post, any infe	ormation descri	bed in this section
5.18	if the information is not public data un	nder section 13.02,	subdivision 8a;	is trade secret
5.19	information under section 13.37, subd	ivision 1, paragraph	(b); or is trade s	secret information
5.20	pursuant to the Defend Trade Secrets	Act of 2016, United	d States Code, t	itle 18, section
5.21	1836, as amended. If a manufacturer l	pelieves information	n should be with	nheld from public
5.22	disclosure pursuant to this paragraph, t	he manufacturer mu	ist clearly and sp	ecifically identify
5.23	that information and describe the lega	l basis in writing w	hen the manufa	cturer submits the
5.24	information under this section. If the co	ommissioner disagre	es with the man	ufacturer's request
5.25	to withhold information from public of	lisclosure, the com	nissioner shall j	provide the
5.26	manufacturer written notice that the in	nformation will be p	publicly posted	30 days after the
5.27	date of the notice.			
5.28	(d) If the commissioner withholds	any information fro	om public disclo	osure pursuant to
5.29	this subdivision, the commissioner sha	ll post to the depart	ment's website a	report describing
5.30	the nature of the information and the c	commissioner's basi	s for withholdin	g the information
5.31	from disclosure.			
5.32	Subd. 7. Consultation. (a) The co	mmissioner may co	onsult with a pri	vate entity or
5.33	consortium that satisfies the standards	of section 62U.04,	subdivision 6;	the University of
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6.1	Minnesota; or the commissioner of commerce, as appropriate, in issuing the form and format
6.2	of the information reported under this section in posting information pursuant to subdivision
6.3	6 and in taking any other action for the purpose of implementing this section.
6.4	(b) The commissioner may consult with representatives of the manufacturers to establish
6.5	a standard format for reporting information under this section and may use existing reporting
6.6	methodologies to establish a standard format to minimize administrative burdens to the state
6.7	and manufacturers.
6.8	Subd. 8. Enforcement and penalties. (a) A manufacturer may be subject to a civil
6.9	penalty, as provided in paragraph (b), for:
6.10	(1) failing to submit timely reports or notices as required by this section;
6.11	(2) failing to provide information required under this section; or
6.12	(3) providing inaccurate or incomplete information under this section.
6.13	(b) The commissioner shall adopt a schedule of civil penalties, not to exceed \$10,000
6.14	per day of violation, based on the severity of each violation.
6.15	(c) The commissioner shall impose civil penalties under this section as provided in
6.16	section 144.99, subdivision 4.
6.17	(d) The commissioner may remit or mitigate civil penalties under this section upon terms
6.18	and conditions the commissioner considers proper and consistent with public health and
6.19	safety.
6.20	(e) Civil penalties collected under this section shall be deposited in the health care access
6.21	fund.
6.22	Subd. 9. Legislative report. (a) No later than January 15 of each year, beginning January
6.23	15, 2022, the commissioner shall report to the chairs and ranking minority members of the
6.24	legislative committees with jurisdiction over commerce and health and human services
6.25	policy and finance on the implementation of this section, including but not limited to the
6.26	effectiveness in addressing the following goals:
6.27	(1) promoting transparency in pharmaceutical pricing for the state and other payers;
6.28	(2) enhancing the understanding on pharmaceutical spending trends; and
6.29	(3) assisting the state and other payers in the management of pharmaceutical costs.
6.30	(b) The report must include a summary of the information submitted to the commissioner
6.31	under subdivisions 3, 4, and 5."

## 7.1 Delete the title and insert:

7.2

## "A bill for an act

- relating to health; establishing the Prescription Drug Price Transparency Act;
  requiring drug manufacturers to submit drug price information to the commissioner
  of health; providing civil penalties; requiring a report; proposing coding for new
- 7.6 law in Minnesota Statutes, chapter 62J."
- 7.7 With the recommendation that when so amended the bill be returned to the Committee
- 7.8 on Ways and Means.

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This Division action taken February 27, 2020