

Sixty-fourth
Legislative Assembly
of North Dakota

ENGROSSED HOUSE BILL NO. 1475

Introduced by

Representatives Carlson, Belter, Kasper, Keiser, Onstad

Senators Klein, Schneider, Wardner

(Approved by the Delayed Bills Committee)

1 A BILL for an Act to create and enact sections 54-52.1-05.1 and 54-52.1-05.2 of the North
 2 Dakota Century Code, relating to the public employees retirement system uniform group
 3 insurance program health insurance benefits coverage policy and contract; to amend and
 4 reenact sections 54-52.1-04 and 54-52.1-05 of the North Dakota Century Code, relating to the
 5 uniform group insurance program health insurance benefits coverage policy and contract; ~~to~~
 6 ~~provide a statement of legislative intent~~; to provide for an exception; and to ~~declare an~~
 7 ~~emergency~~provide for application.

8 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

9 **SECTION 1. AMENDMENT.** Section 54-52.1-04 of the North Dakota Century Code is
 10 amended and reenacted as follows:

11 **54-52.1-04. Board to contract for insurance.**

- 12 1. The board shall receive bids for the providing of hospital benefits coverage, medical
 13 benefits coverage, life insurance benefits coverage for a specified term, and employee
 14 assistance program services; may receive bids separately for prescription drug
 15 coverage; and shall accept one or more bids of and contract with the carriers that in
 16 the judgment of the board best serves the interests of the state and its eligible
 17 employees. ~~Solicitations~~
- 18 2. Except as provided under section 54-52.1-04.2, a solicitation for health insurance
 19 benefits coverage must be made not later than ninety daysno less than six months
 20 before the expiration of anthe existing uniform group insurance health insurance
 21 benefits coverage contract and for all other contracts under this chapter must be made
 22 no less than ninety days before the expiration of the existing uniform group insurance
 23 contract. Bids must be solicited by advertisement in a manner selected by the board
 24 thatwhich will provide reasonable notice to prospective bidders. In preparing bid

1 proposals and evaluating bids, the board may utilize the services of consultants on a
2 contract basis in order that the bids received may be uniformly compared and properly
3 evaluated.

4 3. In determining which bid, if any, will best serve the interests of eligible employees and
5 the state, the board shall give adequate consideration to the following factors:

6 1-a. The economy to be effected.

7 2-b. The ease of administration.

8 3-c. The adequacy of the coverages.

9 4-d. The adequacy of the in-state and out-of-state network coverage.

10 e. The financial position of the carrier, with special emphasis as to its solvency.

11 5-f. The reputation of the carrier and any other information that is available tending to
12 show past experience with the carrier in matters of claim settlement,
13 underwriting, and services.

14 4. The board may reject any or all bids and, in the event it does so, shall again solicit
15 bids as provided in this section. ~~The~~ if the board solicits bids under this subsection, it
16 may be necessary for the board to expedite the bidding process. If the board
17 expedites the bidding process under this subsection, the board shall notify the
18 legislative management employee benefits programs committee of the expedited
19 process and shall keep the legislative management this committee apprised of the
20 status of the expedited process.

21 5. As provided under section 54-52.1-04.2, the board may establish a plan of
22 self-insurance for providing health insurance benefits coverage only under an
23 administrative services only (ASO) contract or a third-party administrator (TPA)
24 contract.

25 **SECTION 2. AMENDMENT.** Section 54-52.1-05 of the North Dakota Century Code is
26 amended and reenacted as follows:

27 **54-52.1-05. Provisions of contract - Report to ~~legislative management~~ employee**
28 **benefits programs committee.**

29 1. Each uniform group insurance contract entered into by the board must be consistent
30 with the provisions of this chapter, must be signed for the state of North Dakota by the
31 chairman of the board, and must include the following:

- 1 4.a. As many optional coverages as deemed feasible and advantageous by the
2 board.
- 3 2.b. A detailed statement of benefits offered, including maximum limitations and
4 exclusions, and such other provisions as the board may deem necessary or
5 desirable.
- 6 c. ~~A provision that a determination by the board that the carrier breached a material~~
7 ~~term of the contract or violated a material provision of this chapter which has not~~
8 ~~been remedied within thirty-one days of the determination will result in either a~~
9 ~~termination of the contract or will result in a decrease of three percent of the~~
10 ~~monthly premium for each insured contract for each month the breach or violation~~
11 ~~continues; a provision that the board has discretion to determine which remedy~~
12 ~~under this provision will be pursued; and a provision that the board's~~
13 ~~determination under this provision is final and not appealable. The provisions~~
14 ~~under this subdivision are in addition to any other remedies that may be available~~
15 ~~in the case of breach of the contract or violation of the law.~~In the case of health
16 insurance benefits coverage, other than self-insurance under section
17 54-52.1-04.2 or health insurance benefits coverage for retired employees eligible
18 for medicare, a provision requiring performance guarantees and liquidated
19 damages, as necessary, as determined by the board.
- 20 2. ~~a.~~ a. ~~Aln the case of a contract entered by the board under this section for health~~
21 insurance benefits coverage:
- 22 a. The contract must be entered no less than three months before the expiration of
23 the existing contract.
- 24 b. No less than sixty days before entering a contract under this subsection, the
25 board shall make a written report to the legislative management employee
26 benefits programs committee notifying the legislative management that committee
27 of the status of the solicitation, bidding, and selection of a carrier, including
28 receipt of any material the board may have received from a consultant to assist
29 the board in evaluating the bids.
- 30 ~~b.c.~~ b.c. ~~If any of the information provided by the board to the legislative-~~
31 management employee benefits programs committee is a confidential or closed

1 record, the board shall inform ~~the legislative management~~that committee of the
2 confidential or closed nature of any such record and the records retain this
3 confidential or closed status in the hands of the committee.

4 ~~e.d.~~ If the ~~legislative management~~employee benefits programs committee discusses
5 any of the confidential or closed information received under this subsection, the
6 discussion must be held in an executive session. The board shall notify the
7 employee benefits programs committee if the board opens to the public a
8 previously closed record the board provided to the committee and upon receipt of
9 such notice the record is no longer a closed record in the hands of the
10 committee.

11 ~~3. This section applies to all policies that become effective after June 30, 2015.~~

12 **SECTION 3.** Section 54-52.1-05.1 of the North Dakota Century Code is created and
13 enacted as follows:

14 **54-52.1-05.1. Provisions of health insurance benefits coverage.**

15 1. The board contract for health insurance benefits coverage under this chapter must
16 provide that for the duration of the term of that contract:

17 a. ~~The contract must require the carrier process in-house its claims under the~~
18 ~~contract for in-state medical and hospital benefits.~~

19 ~~b.~~ The contract must provide:

20 ~~(1) That except as necessary for treatment, payment, and operations, the~~
21 ~~carrier may not share identifiable or unidentifiable insured or provider data~~
22 ~~or information with a related or unrelated health care delivery entity.~~

23 ~~(2) The~~ the carrier may not directly market to the insured an identified health
24 care delivery entity ~~or~~, an identified health care provider, or any other
25 identified provider of services, unless the board has preapproved such
26 marketing. This paragraph limits a carrier's ability to market providers but
27 does not limit a carrier's ability to market servicesIn determining whether to
28 approve a marketing request under this subdivision, the board shall ensure
29 the carrier is not unfairly favoring one provider over another. This
30 subdivision does not prevent a carrier from marketing that is directly related
31 to the health plan design or coverage.

- 1 ~~e.b.~~ The contract and related policy must provide adequate in-state and out-of-state
2 network coverage, as determined by the board.
- 3 2. ~~If the~~The board ~~enters a~~ contract for health insurance benefits coverage under this
4 chapter ~~with a carrier that has common ownership with a health care delivery~~
5 ~~entity.~~must provide:
- 6 a. That for purposes of the carrier's ~~negotiated~~preferred provider discount-
7 ratesarrangements with in-state providers:
- 8 ~~a. For a provider that is a critical access hospital that does not have common~~
9 ~~ownership with the carrier, the negotiated provider discount rates may not be less~~
10 ~~than the negotiated provider discount rates the carrier has with the related health~~
11 ~~care delivery entity that is a critical access hospital.~~
- 12 ~~b. For a provider that is not a critical access hospital and that does not have~~
13 ~~common ownership with the carrier, the negotiated provider discount rates may~~
14 ~~not be less than the negotiated provider discount rates the carrier has with the~~
15 ~~related health care delivery entity that is not a critical access hospital, the carrier~~
16 shall comply with chapter 26.1-47, regarding preferred provider organizations;
17 and
- 18 b. That for purposes of the carrier's preauthorization and prior approval processes,
19 the carrier shall comply with section 26.1-36-03.1.
- 20 3. This section ~~applies to all policies that become effective after June 30, 2015~~does not
21 prevent the board from implementing managed care options, such as an exclusive
22 provider organization, health maintenance organization, or other closed system,
23 provided the insured's participation in the system is voluntary.
- 24 4. This section does not apply to a contract for a self-insurance plan under section
25 54-52.1-04.2 or health insurance benefits coverage for retired employees eligible for
26 medicare.

27 **SECTION 4.** Section 54-52.1-05.2 of the North Dakota Century Code is created and
28 enacted as follows:

1 **54-52.1-05.2. Health insurance benefits coverage - New carrier - Report to ~~legislative-~~**
2 **managementemployee benefits programs committee.**

3 1. This section applies if the board enters a contract for health insurance benefits
4 coverage under this chapter which results in a new carrier. For the duration of the term
5 of that contract, the contract and related policy:

6 a. Must provide for a seamless transition from the existing coverage to the new
7 coverage.

8 b. Must provide adequate in-state and out-of-state network coverage:

9 ~~(1) If the carrier's in-state network coverage has fewer providers than the~~
10 ~~previous carrier's in-state network, the difference in covered providers may~~
11 ~~not exceed five percent of the previous carrier's in-state providers.~~

12 ~~(2) If the carrier's out-of-state network coverage has fewer providers than the~~
13 ~~previous carrier's out-of-state network, the difference in covered providers~~
14 ~~may not exceed ten percent of the previous carrier's out-of-state providers.~~

15 ~~If the carrier does not meet this threshold level of required providers, until~~
16 ~~the carrier meets that threshold, the insured's liability for out-of-network~~
17 ~~services may not exceed what the insured's liability would have been if the~~
18 ~~services had been provided in-network.~~

19 ~~(3) Adequate network coverage must include:~~

20 ~~(a) A, including a billing process that allows an in-network and an out-of-~~
21 ~~network provider to submit claims directly to the carrier; and~~

22 ~~(b) An an insured's right to select any in-network provider of the insured's~~
23 ~~choice.~~

24 ~~(4) For purposes of this subdivision, the date of measurement of the previous~~
25 ~~carrier's network coverage is the date the board signs the contract with the~~
26 ~~new carrier.~~

27 c. May not result in the insured being financially liable due to balance billing if the
28 insured received ~~preauthorization~~covered services from an in-network provider.

29 d. May not limit an insured's right to choose an in-network provider, regardless of
30 whether the provider is in-state or out-of-state, and may not require an insured
31 receive a referral to see ~~a~~an in-network specialist.

1 e. ~~May not have a process for prior approval or preauthorization before benefits are~~
2 ~~available for services which is more restrictive than the previous policy or which~~
3 ~~covers more services than the previous policy.~~

4 ~~f.~~ As part of a prior approval or preauthorization process, may not direct or redirect
5 an insured to a specified provider or health care delivery entity.

6 2. Notwithstanding subsection 1, a carrier may advise an insured of a provider's network
7 status and of a provider's center of excellence status.

8 3. Under this section, if a contract with a new carrier is renewed without soliciting bids,
9 the contract and policy requirements under this section continue. If the contract is
10 rebid, the contract and policy requirements under this section apply to the existing
11 carrier and any new carrier unless before the solicitation, the board provides the
12 legislative management employee benefits programs committee a report on the
13 proposed changes to the contract and related policy.

14 ~~3.4.~~ This section applies to all policies that become effective after June 30, 2015 does not
15 prevent the board from implementing managed care options, such as an exclusive
16 provider organization, health maintenance organization, or other closed system,
17 provided the insured's participation in the system is voluntary.

18 5. This section does not apply to a contract for a self-insurance plan under section
19 54-52.1-04.2 or health insurance benefits coverage for retired employees eligible for
20 medicare.

21 ~~SECTION 5. UNIFORM GROUP INSURANCE PROGRAM HEALTH INSURANCE POLICY-~~

22 ~~ELEMENTS - DELAY - LEGISLATIVE INTENT. For the uniform group insurance program-~~
23 ~~health insurance policy beginning July 1, 2015, if the board determines compliance with this Act-~~
24 ~~would result in an increase of more than \$5,000,000 in the price of the accepted bid for the-~~
25 ~~uniform group insurance program health insurance policy for the 2015-17 biennium, the pubic-~~
26 ~~employee retirement system board shall initiate an expedited rebidding process for the contract~~
27 ~~and the carrier providing coverage at the time of that determination may continue under the-~~
28 ~~existing contract until a new contract is finalized, but not to exceed nine months beyond the-~~
29 ~~date the board made the determination.~~

1 **SECTION 5. EMPLOYEE BENEFITS PROGRAMS COMMITTEE - EXCEPTION.**

2 | ~~This~~ During the 2015 legislative session, this Act and any amendments to this Act are not
3 subject to the requirements of section 54-35-02.4.

4 **SECTION 6. APPLICATION.** Sections 1 through 4 of this Act apply to all contracts entered
5 on or after the effective date of this Act.

6 | ~~—SECTION 8. EMERGENCY. This Act is declared to be an emergency measure.~~