19.0401.06001

Sixty-sixth Legislative Assembly of North Dakota

## SECOND ENGROSSMENT

## REENGROSSED HOUSE BILL NO. 1194

Introduced by

Representative Keiser

Senator Heckaman

1	A BILL for an Act to create and	enact section 50-24	4.1-40 of the No	orth Dakota Centur	v Code
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- 2 relating to medical assistance tribal health care coordination agreements; to amend and reenact
- 3 section 50-24.1-37 of the North Dakota Century Code, relating to Medicaid expansion; to
- 4 provide for a report to the legislative management; to provide a continuing appropriation; and to
- 5 declare an emergency.

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## 6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 50-24.1-37 of the North Dakota Century Code is
  amended and reenacted as follows:
  - January 1, 2014, through July 31, 20192021 Contingent repeal See note)
    - The department of human services shall expand medical assistance coverage as authorized by the federal Patient Protection and Affordable Care Act [Pub. L. 111-148], as amended by the Health Care and Education Reconciliation Act of 2010 [Pub. L. 111-152] to individuals under sixty-five years of age with income below one hundred thirty-eight percent of the federal poverty level, based on modified adjusted gross-income.
    - 2. The department of human services shall inform new enrollees in the medical assistance program that benefits may be reduced or eliminated if federal participation decreases or is eliminated.
  - 3. The department shall implement the expansion by bidding through private carriers or utilizing the Medicaid program health insurance exchange.
  - 4. The contract between the department and the private carrier must:

1 Provide a reimbursement methodology for all medications and dispensing fees 2 which identifies the minimum amount paid to pharmacy providers for each 3 medication. The reimbursement methodology, at a minimum, must: 4 (1) Be available on the department's website; and 5 Encompass all types of pharmacy providers regardless of whether the 6 pharmacy benefits are being paid through the private carrier or contractor or 7 subcontractor of the private carrier under this section. 8 Provide full transparency of all costs and all rebates in aggregate. 9 Allow an individual to obtain medication from a pharmacy that provides mail order-10 service; however, the contract may not require mail order to be the sole method-11 of service and must allow for all contracted pharmacy providers to dispense any 12 and all drugs included in the benefit plan and allowed under the pharmacy-13 provider's license. 14 Ensure that pharmacy services obtained in jurisdictions other than this state and 15 its three contiguous states are subject to prior authorization and reporting to the 16 department for eligibility verification. 17 Ensure the payments to pharmacy providers do not include a required payback 18 amount to the private carrier or one of the private carrier's contractors or 19 subcontractors which is not representative of the amounts allowed under the 20 reimbursement methodology provided in subdivision a. 21 The contract between the department and the private carrier must provide the 22 department with full access to provider reimbursement rates. The department shall-23 consider provider reimbursement rate information in selecting a private carrier under-24 this section. Before August first of each even-numbered year, the department shall-25 submit a report to the legislative management regarding provider reimbursement rates-26 under the medical assistance expansion program. This report may provide cumulative-27 data and trend data but may not disclose identifiable provider reimbursement rates. 28 6. Provider reimbursement rate information received by the department under this 29 section and any information provided to the department of human services or any 30 audit firm by a pharmacy benefit manager under this section is confidential, except the

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1	department may use the reimbursement rate information to prepare the report to the					
2	legislative management as required under this section.					
3	SECTION 1. Section 50-24.1-40 of the North Dakota Century Code is created and enacted					
4	as follows:					
5	<u>50-2</u>	24.1-4	40. M	edical assistance - Tribal health care coordination agreements -		
6	Continuing appropriation - Report to legislative management.					
7	<u>1.</u>	As used in this section:				
8		<u>a.</u>	<u>"Caı</u>	re coordination agreement" means an agreement between a health care		
9			prov	rider and tribal health care organization which will result in one hundred		
10			perc	cent federal funding for eligible medical assistance provided to an American		
11			<u>India</u>	<u>an.</u>		
12		<u>b.</u>	<u>"Trik</u>	pal health care organization" means Indian health services or a tribal entity		
13			prov	viding health care under the federal Indian Self-Determination and Education		
14			<u>Assi</u>	istance Act of 1975 [Pub. L. 93-638; 88 Stat. 2203; 25 U.S.C. 5301 et seq.].		
15	<u>2.</u>	The	depa	artment of human services shall facilitate care coordination agreements. Of		
16		<u>any</u>	feder	ral funding received in excess of the state's regular share of federal medical		
17	assistance funding which results from care coordination agreements, the department					
18		<u>sha</u>	ll dep	osit fiftyseventy percent in the tribal health care coordination fund and		
19		fifty	thirty	percent in the general fund.		
20	<u>3.</u>	The	re is	created in the state treasury a tribal health care coordination fund.		
21		<u>a.</u>	Mon	neys in the fund are appropriated to the department on a continuing basis for		
22			<u>distr</u>	ribution to a tribal government in accordance with an agreement between the		
23			depa	artment and a tribal government. The agreement between the department		
24			and	a tribal government must require the tribe to:		
25			<u>(1)</u>	Use the money distributed under this section for health-related purposes.		
26				Health-related purposes may include health programs or services,		
27				marketing or education related to health-related programs or services, and		
28				capital construction directly related to health-related programs or services.		
29			<u>(2)</u>	Submit to the department annual reports detailing the use of the money		
30				distributed under this section.		

1			(3) Submit to the department every four years an audit report, conducted by an
2			independent licensed certified public accountant, of the tribal government
3			use of the money distributed under this section. A tribal government may
4			use money distributed under this section to pay for this audit report. At the
5			discretion of a tribal government, an audit may be conducted more often
6			than every four years.
7		<u>b.</u>	The distribution of moneys from the fund to a tribal government must be in
8			proportion to the federal funding received from care coordination agreement
9			requests for services originating from within that tribal nation.
10		<u>C.</u>	At least annually, upon completion of any auditing and verification actions of the
11			department, the department shall distribute moneys from the fund to the tribal
12			government.
13		<u>d.</u>	If a tribal government fails to file with the department a timely annual report or
14			audit report, the department shall withhold distribution of moneys from the fund to
15			the tribal government until the report is filed.
16		<u>e.</u>	If an audit report or the department's review of the annual report finds a tribal
17			government used moneys distributed from the fund for a purpose inconsistent
18			with this section, the department shall withhold future distributions to that tribal
19			government in an amount equal to the money used improperly. The department
20			shall distribute money withheld from a tribal government under this subdivision if
21			a future audit report indicates moneys distributed from the fund are used for
22			purposes consistent with this section.
23	<u>4.</u>	<u>Befo</u>	ore August of each even-numbered year, the department shall compile and
24		<u>sum</u>	marize the annual reports and audit reports from the participating tribal
25		gove	ernments and provide the legislative management with a biennial report on the
26		fund	and tribal government use of money distributed from the fund.
27	SEC	TION	2. EMERGENCY. This Act is declared to be an emergency measure.