Amendment No. 736

Senate Amendment to Senate Bill No. 265 First Reprint (BDR 40-809)							
Proposed by: Senate Committee on Finance							
Amends:	Summary: No	Title: Yes Preamble: No	Joint Sponsorship: No	Digest: Yes			

ASSEMBLY	ACT	ION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost	1	Adopted	Lost
Concurred In		Not	1	Concurred In	Not
Receded		Not		Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of <u>green bold underlining</u> is language proposed to be added in this amendment; (3) <u>red strikethrough</u> is deleted language in the original bill; (4) <u>purple double strikethrough</u> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

EWR/RBL Date: 5/17/2017

S.B. No. 265—Revises provisions relating to prescription drugs. (BDR 40-809)

SENATE BILL NO. 265–SENATORS CANCELA, SEGERBLOM, ATKINSON, PARKS; CANNIZZARO, DENIS, FARLEY, MANENDO AND WOODHOUSE

MARCH 14, 2017

Referred to Committee on Health and Human Services

SUMMARY—Revises provisions relating to prescription drugs. (BDR 40-809)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.

Effect on the State: Yes.

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EXPLANATION – Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to prescription drugs; requiring the Department of Health and Human Services to compile a list of prescription drugs essential for treating diabetes in this State; requiring the manufacturer of a prescription drug included on the list to report certain information to the Department; requiring a manufacturer to notify the Department in advance of planned price increases for such drugs; requiring a manufacturer of prescription drugs to submit a list of each pharmaceutical sales representative who markets prescription to certain persons in this State; prohibiting pharmaceutical sales representative who is not included on such a list from marketing prescription drugs on behalf of a manufacturer; requiring each pharmaceutical sales representative included on such a list to report certain information to the **Department**; requiring certain nonprofit organizations to report to the Department certain information concerning contributions received from drug manufacturers or trade and advocacy groups for such manufacturers; requiring the Department to place certain information on its Internet website; authorizing the Department to impose an administrative penalty in certain circumstances; Frequiring a pharmaceutical sales representative to obtain a license from the Division of Public and Behavioral Health of the Department: requiring a private school to allow a pupil to keep and self-administer certain drugs; requiring certain insurers to provide certain notice to insureds; providing a penalty; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Department of Health and Human Services to compile and post on its Internet website information relating to the prices charged for certain prescription drugs. (NRS 439.915) **Section 6** of this bill requires the Department to annually compile and post on its Internet website a list of drugs that the Department determines to be essential for treating

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diabetes in this State, including the wholesale acquisition cost of such a drug. Section 7 of this bill requires the manufacturer of a prescription drug included on the list to submit to the Department an annual report that contains certain information concerning the cost of the drug. Section 7 also requires the Department to compile and post on its Internet website a report concerning the prices of the essential diabetes drugs included on the list and the effect of those prices on overall spending on health care in this State. Section 27.5 of this bill further excludes the information reported by the manufacturer from the definition of "trade secret." Section 9 of this bill requires a nonprofit organization that advocates for patients or funds medical research in this State to post on its Internet website or, if it does not maintain an Internet website, submit to the Department certain information concerning payments, donations and anything else of value that the organization receives from manufacturers of prescription drugs or trade or advocacy groups for such manufacturers. Section 8 of this bill requires the manufacturer of a prescription drug included on the list of essential diabetes drugs to notify the Department at least 90 days before a planned price increase. Section 12 of this bill requires the Department to place the information submitted by nonprofit organizations. information submitted by manufacturers concerning planned price increases and certain additional information on the Internet website maintained by the Department. Section 13 of this bill provides that the Department is not liable for any act, omission, error or technical problem that results in the failure to provide information or the provision of any incorrect information placed on the Internet website of the Department. Section 14 of this bill requires the Department to adopt any necessary regulations concerning the reporting of information by manufacturers and nonprofit organizations for inclusion on the Internet website of the Department. Section 16 of this bill authorizes the Department to impose an administrative penalty on a manufacturer or nonprofit organization that fails to post or submit required information. Section 30 of this bill requires an insurer that issues a plan of individual health insurance and uses a formulary to provide, during each open enrollment period, a notice of any drugs on the list of essential diabetes drugs that have been removed from the formulary or

will be removed from the formulary during the current plan year or the next plan year.

Under existing law, the Division of Public and Behavioral Health of the Department of Health and Human Services licenses and regulates certain health care facilities and organizations that provide health care. (Chapter 449 of NRS) Sections 17 24 of this bill require the Division to also license and regulate pharmacoutical sales representatives. Section 19 of this bill makes it a misdemeanor to practice as a pharmacoutical sales representative in this State without a license. Section 23 of this bill requires a pharmacoutical sales representative to submit an annual report to the Division containing certain information about his or her certainties.

Section 8.5 of this bill requires a manufacturer to provide to the Department a list of each pharmaceutical sales representative who markets prescription drugs to providers of health care, pharmacies, medical facilities and insurers in this State on behalf of the manufacturer. Section 8.5 also prohibits: (1) a person who is not included on such a list from marketing prescription drugs on behalf of a manufacturer to providers of health care, pharmacies, medical facilities and insurers; and (2) a provider of health care, pharmacy, medical facility or insurer from communicating about prescription drugs with a person who is marketing prescription drugs on behalf of a manufacturer unless the person is included on such a list. Additionally, section 8.5 requires each pharmaceutical sales representative who is included on such a list to submit an annual report to the Department. Finally, section 8.5 requires the Department to compile an annual report based on the information submitted by pharmaceutical sales representatives. Section 16 authorizes the Department to impose an administrative penalty against a manufacturer or pharmaceutical sales representative who fails to provide the required information.

Upon the submission of a written request, existing law requires a public school to allow a pupil who has asthma, anaphylaxis or diabetes to carry and self-administer medication to treat his or her disorder while the pupil is on the grounds of a public school, participating in an activity sponsored by a public school or on a school bus. (NRS 392.425) Willful failure to carry out this requirement is grounds for suspending, demoting, dismissing or refusing to reemploy a teacher or administrator. (NRS 391.750) Section 27 of this bill: (1) imposes similar requirements for private schools; and (2) makes a willful violation of those requirements a misdemeanor.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- **Section 1.** Chapter 439 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 9, inclusive, of this act.
- Sec. 2. "Manufacturer" means a person who derives, produces, prepares, cultivates, grows or processes a prescription drug.
- Sec. 3. "Pharmacy" means every store or shop licensed by the State Board of Pharmacy where drugs, controlled substances, poisons, medicines or chemicals are stored or possessed, or dispensed or sold at retail, or displayed for sale at retail, or where prescriptions are compounded or dispensed. The term does not include an institutional pharmacy as defined in NRS 639.0085.
 - **Sec. 4.** (Deleted by amendment.)

- Sec. 5. "Wholesale acquisition cost" means the manufacturer's list price for a prescription drug to wholesalers or direct purchasers in the United States, not including any discounts, rebates or reductions in price, as reported in wholesale price guides or other publications of drug pricing data.
- Sec. 6. On or before February 1 of each year, the Department shall compile a list of prescription drugs that the Department determines to be essential for treating diabetes in this State and the wholesale acquisition cost of each such drug on the list. The list must include, without limitation, all forms of insulin and biguanides marketed for sale in this State.
- Sec. 7. 1. On or before April 1 of each year, the manufacturer of a prescription drug that appears on the most current list compiled by the Department pursuant to section 6 of this act shall prepare and submit to the Department, in the form prescribed by the Department, a report which must include:
- (a) The total cost of research and development for the drug, including, without limitation, any cost for research and development incurred with respect to the drug by a predecessor entity of the manufacturer;
 - (b) Any other costs of producing the drug;
- (c) The total administrative expenditures relating to the drug, including marketing and advertising costs;
- (d) The profit that the manufacturer has earned from the drug and the percentage of the manufacturer's total profit attributable to the drug;
- (e) The total amount of financial assistance that the manufacturer has provided through any patient prescription assistance program;
- (f) The cost associated with coupons provided directly to consumers and for programs to assist consumers in paying copayments, and the cost to the manufacturer attributable to the redemption of those coupons and the use of those programs;
 - (g) The wholesale acquisition cost of the drug;
- (h) A history of any increases in the wholesale acquisition cost of the drug over the 5 years immediately preceding the date on which the report is submitted, including the amount of each such increase expressed as a percentage of the total wholesale acquisition cost of the drug, the month and year in which each increase became effective and any explanation for the increase;
- (i) The aggregate amount of all rebates that the manufacturer has provided to pharmacy benefit managers for sales of the drug within this State; and

(i) Any additional information prescribed by regulation of the Department for the purpose of analyzing the cost of prescription drugs that appear on the list compiled pursuant to section 6 of this act, trends in those costs and rebates available for such drugs.

2. On or before June 1 of each year, the Department shall analyze the information submitted pursuant to subsection 1 and compile and post on the Internet website maintained by the Department a report on the price of the prescription drugs that appear on the most current list compiled by the Department pursuant to section 6 of this act and the effect of those prices on overall spending on prescription drugs in this State. The report may include, without limitation, opportunities for persons and entities in this State to lower the cost of drugs for the treatment of diabetes while maintaining access to such drugs.

3. As used in this section, "pharmacy benefit manager" means a person or entity that contracts to administer the prescription drug coverage of any insurer or organization that provides health coverage or benefits in accordance with federal law or the law of this State.

Sec. 8. At least 90 days before increasing the wholesale acquisition cost of a prescription drug included on the list compiled by the Department pursuant to section 6 of this act, the manufacturer of the drug shall notify the Department of the planned price increase.

Sec. 8.5. 1. A manufacturer shall provide to the Department a list of each pharmaceutical sales representative who markets prescription drugs on behalf of the manufacturer to providers of health care licensed, certified or registered in this State, pharmacies or employees thereof, operators or employees of medical facilities or persons licensed or certified under the provisions of title 57 of NRS and update the list at least once each month.

2. The Department shall provide electronic access to the most recent list provided by each manufacturer pursuant to subsection 1 to each provider of health care licensed, certified or registered in this State, operator of a pharmacy, operator of a medical facility or person licensed or certified under the provisions of title 57 of NRS to ensure compliance with the requirements of subsection 4.

3. A pharmaceutical sales representative who is not included on a current list submitted pursuant to subsection 1 shall not market prescription drugs on behalf of a manufacturer:

(a) To any provider of health care licensed, certified or registered in this State, pharmacy or employee thereof, operator or employee of a medical facility or person licensed or certified under the provisions of title 57 of NRS; or

(b) For sale to any resident of this State.

4. A provider of health care licensed, certified or registered in this State, pharmacy or employee thereof, operator or employee of a medical facility or person licensed or certified under the provisions of title 57 of NRS shall not communicate about prescription drugs with a pharmaceutical sales representative who is marketing prescription drugs on behalf of a manufacturer unless the pharmaceutical sales representative is included on a current list submitted pursuant to subsection 1.

5. On or before March 1 of each year, each pharmaceutical sales representative who was included on a list of pharmaceutical sales representatives submitted pursuant to subsection 1 at any time during the immediately preceding calendar year shall submit to the Department a report, which must include, for the immediately preceding calendar year:

(a) A list of providers of health care licensed, certified or registered in this State, pharmacies and employees thereof, operators and employees of medical

facilities and persons licensed or certified under the provisions of title 57 of NRS whom the pharmaceutical sales representative contacted;

(b) The name and manufacturer of each prescription drug for which the pharmaceutical sales representative provided a free sample to a provider of health care licensed, certified or registered in this State, pharmacy or employee thereof, operator or employee of a medical facility or person licensed or certified under the provisions of title 57 of NRS and the name of each such person to whom a free sample was provided; and

(c) The name of each provider of health care licensed, certified or registered in this State, pharmacy or employee thereof, operator or employee of a medical facility or person licensed or certified under the provisions of title 57 of NRS to whom the pharmaceutical sales representative provided anything of value, including, without limitation, any gift, food or free supplies, and the value of such items.

6. The Department shall analyze annually the information submitted pursuant to subsection 5 and compile a report on the activities of pharmaceutical sales representatives in this State. On or before June 1 of each year, the Department shall:

(a) Post the report on the Internet website maintained by the Department;

(b) Submit the report to the Governor and the Director of the Legislative Counsel Bureau for transmittal to the Legislative Committee on Health Care and, in even-numbered years, the next regular session of the Legislature.

7. Except as otherwise provided in subsection 2, each list submitted to the Department pursuant to subsection 1 and each report submitted by a pharmaceutical sales representative pursuant to subsection 5 is confidential.

As used in this section:

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(a) "Medical facility" has the meaning ascribed to it in NRS 629.026.
(b) "Pharmaceutical sales representative" means a person who markets prescription drugs to providers of health care licensed, certified or registered in this State, pharmacies or employees thereof, operators or employees of medical facilities or persons licensed or certified under the provisions of title 57 of NRS.

(c) "Provider of health care" has the meaning ascribed to it in NRS 629.031. Sec. 9. On or before February 1 of each year, a nonprofit organization that advocates on behalf of patients or funds medical research in this State and has received a payment, donation, subsidy or anything else of value from a manufacturer or a trade or advocacy group for manufacturers during the immediately preceding calendar year shall:

Compile a report which includes:

(a) For each such contribution, the amount of the contribution and the manufacturer or group that provided the payment, donation, subsidy or other contribution; and

(b) The percentage of the total gross income of the organization during the immediately preceding calendar year attributable to payments, donations, subsidies or other contributions from each manufacturer or group; and

2. Except as otherwise provided in this subsection, post the report on an Internet website that is maintained by the nonprofit organization and accessible to the public. If the nonprofit organization does not maintain an Internet website that is accessible to the public, the nonprofit organization shall submit the report compiled pursuant to subsection 1 to the Department.

INRS 439.150 is hereby amended to read as follows:

1. The State Board of Health is hereby declared to be supreme all nonadministrative health matters. It has general supervision over all

except for administrative matters and as otherwise provided in NRS 439.950 to 439.983, inclusive, relating to the preservation of the health and lives of citizens of this State and over the work of the Chief Medical Officer and all district, county and city health departments, boards of health and health officers.

- 2. The Department is hereby designated as the agency of this State to cooperate with the federal authorities in the administration of those parts of the Social Security Act which relate to the general promotion of public health. It may receive and expend all money made available to the Division by the Federal Government, the State of Nevada or its political subdivisions, or from any other source, for the purposes provided in this chapter. In developing and revising any state plan in connection with federal assistance for health programs, the Department shall consider, without limitation, the amount of money available from the Federal Government for those programs, the conditions attached to the acceptance of that money and the limitations of legislative appropriations for those programs.
- 3. Except as otherwise provided in NRS 576.128 [s] and section 19 of this act, the State Board of Health may set reasonable fees for the:
- (a) Licensing, registering, certifying, inspecting or granting of permits for any facility, establishment or service regulated by the Division;
 - (b) Programs and services of the Division;
- (e) Review of plans; and
 - (d) Certification and licensing of personnel.
 - → Fees set pursuant to this subsection must be calculated to produce for that period the revenue from the fees projected in the budget approved for the Division by the Legislature.] (Deleted by amendment.)
 - **Sec. 11.** NRS 439.900 is hereby amended to read as follows:
- 439.900 As used in NRS 439.900 to 439.940, inclusive, and sections 2 to 9, inclusive, of this act, unless the context otherwise requires, ["pharmacy" means every store or shop licensed by the State Board of Pharmacy where drugs, controlled substances, poisons, medicines or chemicals are stored or possessed, or dispensed or sold at retail, or displayed for sale at retail, or where prescriptions are compounded or dispensed. The term does not include an institutional pharmacy as defined in NRS 639.0085.] the words and terms defined in sections 2 to 5, inclusive, of this act have the meanings ascribed to them in those sections.
 - **Sec. 12.** NRS 439.915 is hereby amended to read as follows:
- 439.915 1. Except as otherwise provided in subsection 2, the Department shall:
- (a) Place or cause to be placed on the Internet website maintained by the Department [the]:
- (1) The list of essential diabetes drugs compiled by the Department pursuant to section 6 of this act;
- (2) The wholesale acquisition cost of each prescription drug reported pursuant to section 7 of this act;
- (3) The name of each drug for which the manufacturer has notified the Department of a planned increase in the wholesale acquisition cost of the drug pursuant to section 8 of this act; and
- (4) The information provided by each pharmacy pursuant to NRS 439.910 [:] and each nonprofit organization that is required to submit a report pursuant to section 9 of this act;
- (b) Ensure that the information [provided by each pharmacy pursuant to NRS 439.910 and] placed on the Internet website maintained by the Department pursuant to paragraph (a) is organized so that each individual pharmacy, manufacturer and nonprofit organization has its own separate entry on that website; [and]

- (d) Ensure that the usual and customary price that each pharmacy charges for each prescription drug that is on the list prepared pursuant to NRS 439.905 and that is stocked by the pharmacy:

 (1) Is presented on the Internet website maintained by the Department in a
- (1) Is presented on the Internet website maintained by the Department in a manner which complies with the requirements of NRS 439.920; and

(c) Ensure that the information described in subparagraph (3) of paragraph (a) is placed on the Internet website maintained by the Department as soon as

(2) Is updated not less frequently than once each calendar quarter.

Nothing in this subsection prohibits the Department from determining the usual and customary price that a pharmacy charges for a prescription drug by extracting

or otherwise obtaining such information from claims reported by pharmacies to the Medicaid program.

- 2. If a pharmacy is part of a larger company or corporation or a chain of pharmacies or retail stores, the Department may present the pricing information pertaining to such a pharmacy in such a manner that the pricing information is combined with the pricing information relative to other pharmacies that are part of the same company, corporation or chain, to the extent that the pricing information does not differ among those pharmacies.
- 3. The Department may establish additional or alternative procedures by which a consumer who is unable to access the Internet or is otherwise unable to receive the information described in subsection 1 in the manner in which it is presented by the Department may obtain that information:
 - (a) In the form of paper records;
 - (b) Through the use of a telephonic system; or
- (c) Using other methods or technologies designed specifically to assist consumers who are hearing impaired or visually impaired.
- 4. As used in this section, "usual and customary price" means the usual and customary charges that a [provider] pharmacy charges to the general public for a drug, as described in 42 C.F.R. § [447.331.] 447.512.
 - Sec. 13. NRS 439.925 is hereby amended to read as follows:
- 439.925 The Department and its members, officers and employees are not liable civilly or criminally for any act, omission, error or technical problem that results in:
- 1. The failure to provide to consumers information regarding a pharmacy, prescription drug or nonprofit organization, including, without limitation, the prices charged by the pharmacy for the prescription drugs and generic equivalents that are on the list prepared pursuant to NRS 439.905; or information made available on the Department's Internet website pursuant to NRS 439.915; or
- 2. The providing to consumers of incorrect information regarding a pharmacy, prescription drug or nonprofit organization, including, without limitation, the prices charged by the pharmacy for the prescription drugs and generic equivalents that are on the list prepared pursuant to NRS 439.905.] information made available on the Department's Internet website pursuant to NRS 439.915.
 - **Sec. 14.** NRS 439.930 is hereby amended to read as follows:
- 439.930 The Department shall adopt such regulations as it determines to be necessary or advisable to carry out the provisions of NRS 439.900 to 439.940, inclusive [-], and sections 2 to 9, inclusive, of this act. Such regulations must provide for, without limitation:
 - 1. Notice to consumers stating that:
- (a) Although the Department will strive to ensure that consumers receive accurate information regarding pharmacies, *prescription drugs and nonprofit organizations*, including, without limitation, the *prices charged by those*

pharmacies for the prescription drugs and generic equivalents that are on the list prepared pursuant to NRS 439.905,] information made available on the Department's Internet website pursuant to NRS 439.915, the Department is unable to guarantee the accuracy of such information;

- (b) If a consumer follows an Internet link from the Internet website maintained by the Department to an Internet website *not* maintained by [a pharmacy,] the Department , *the Department* is unable to guarantee the accuracy of any information made available on [the Internet] that website; [maintained by the pharmacy,] and
- (c) The Department advises consumers to contact a pharmacy, *manufacturer* or nonprofit organization directly to verify the accuracy of any information regarding the pharmacy, a prescription drug manufactured by the manufacturer or the nonprofit organization, as applicable, which is made available to consumers pursuant to NRS 439.900 to 439.940, inclusive [;], and sections 2 to 9, inclusive, of this act;
- 2. Procedures adopted to direct consumers who have questions regarding the program described in NRS 439.900 to 439.940, inclusive, *and sections 2 to 9*, *inclusive*, *of this act* to contact the Office for Consumer Health Assistance of the Department:
- 3. Provisions in accordance with which the Department will allow an Internet link to the information [provided by each pharmacy pursuant to NRS 439.910] and made available on the Department's Internet website pursuant to NRS 439.915 and sections 6 and 7 of this act to be placed on other Internet websites managed or maintained by other persons and entities, including, without limitation, Internet websites managed or maintained by:
- (a) Other governmental entities, including, without limitation, the State Board of Pharmacy and the Office of the Governor; and
 - (b) Nonprofit organizations and advocacy groups;
- 4. Procedures pursuant to which consumers, [and] pharmacies, manufacturers and nonprofit organizations may report to the Department that information made available to consumers pursuant to NRS 439.900 to 439.940, inclusive, and sections 2 to 9, inclusive, of this act is inaccurate;
- 5. The form and manner in which pharmacies are to provide to the Department the information described in NRS 439.910; [and]
- 6. The form and manner in which manufacturers are to provide to the Department the information described in sections 7, fand 8 and 8.5 of this act;
- 7. The form and manner in which pharmaceutical sales representatives are to provide to the Department the information described in section 8.5 of this act;
- 8. The form and manner in which nonprofit organizations are to provide to the Department the information described in section 9 of this act, if required; and
- 18-7 9. Standards and criteria pursuant to which the Department may remove from its Internet website information regarding a pharmacy or an Internet link to the Internet website maintained by a pharmacy, or both, if the Department determines that the pharmacy has:
- (a) Ceased to be licensed and in good standing pursuant to chapter 639 of NRS;
- (b) Engaged in a pattern of providing to consumers information that is false or would be misleading to reasonably informed persons.
 - **Sec. 15.** NRS 439.935 is hereby amended to read as follows:
- 439.935 1. On or before July 1 of each odd-numbered year, the Department shall make a determination of whether sufficient money is available and authorized for expenditure to fund one or more components of the programs and other duties

of the Department relating to NRS 439.900 to 439.940, inclusive [...], and sections 2 to 9, inclusive, of this act.

- 2. The Department shall temporarily suspend any components of the program or duties of the Department for which it determines pursuant to subsection 1 that sufficient money is not available.
- 3. The Department may apply for and accept any available grants and may accept any bequests, devises, donations or gifts from any public or private source to carry out the provisions of NRS 439.900 to 439.940, inclusive [-], and sections 2 to 9, inclusive, of this act.

Sec. 16. NRS 439.940 is hereby amended to read as follows:

- 439.940 *1.* If a pharmacy that is licensed under the provisions of chapter 639 of NRS and is located within the State of Nevada fails to provide to the Department the information required to be provided pursuant to NRS 439.910 or fails to provide such information on a timely basis, and the failure was not caused by excusable neglect, technical problems or other extenuating circumstances, the Department may impose against the pharmacy an administrative penalty of not more than \$500 for each day of such failure.
- 2. If a manufacturer fails to provide to the Department the information required by section 7, forf 8 or 8.5 of this act, a nonprofit organization fails to post or provide to the Department, as applicable, the information required by section 9 of this act or a manufacturer or nonprofit organization fails to post or provide, as applicable, such information on a timely basis, and the failure was not caused by excusable neglect, technical problems or other extenuating circumstances, the Department may impose against the manufacturer or nonprofit organization, as applicable, an administrative penalty of not more than \$5,000 for each day of such failure.
- 3. Except as otherwise provided in subsection 2, if a person fails to comply with the requirements of section 8.5 of this act, the Department may impose against the person an administrative penalty of not more than \$500 for each day of such failure.
- Sec. 17. Chapter 449 of NRS is hereby amended by adding thereto the provisions set forth as sections 18 to 24, inclusive, of this act. (Deleted by amendment.)
- Sec. 18. [4s used in sections 18 to 24, inclusive, of this act, unless the context otherwise requires, "pharmaceutical sales representative" means a person who markets prescription drugs to providers of health care in this State.] (Deleted by amendment.)
- Sec. 19. [I. A person shall not practice as a pharmaceutical sales representative in this State for more than 15 days in any calendar year unless the person holds a valid license as a pharmaceutical sales representative issued by the Division. Such a license expires 1 year after the date on which the license is issued. A person who violates the requirements of this subsection is guilty of a misdemeanor.
- 2. The Board shall adopt regulations to carry out the provisions of sections 18 to 24, inclusive, of this act. Those regulations must establish, without limitation:
- (a) The qualifications for obtaining or renewing a license as a pharmaceutical sales representative, which must include a requirement that a pharmaceutical sales representative obtain continuing education each year concerning ethics, pharmacology or the laws and regulations concerning the marketing of prescription drugs.

- (b) The requirements to apply for or renew a license as a pharmaceutical sales representative. No fee may be charged to apply for, reinstate or renew such a license.
- (c) Standards of practice for pharmaceutical sales representatives.
- (d) Disciplinary action that may be imposed for violating the standards of practice established pursuant to paragraph (e), which may include, without limitation, the suspension or revocation of a license and the imposition of an administrative penalty of not more than \$3,000 for each day on which a violation occurs.
- (c) Procedures for imposing disciplinary action. [Deleted by amendment.]
- Sec. 20. [An application for the issuance of a license as a pharmaceutical sales representative pursuant to section 19 of this act must include the social security number of the applicant.] [Deleted by amendment.]
- Sec. 21. [I. An applicant for the issuance or renewal of a license as a pharmaceutical sales representative must submit to the Division of Public and Behavioral Health the statement prescribed by the Division of Welfare and Supportive Services of the Department pursuant to NRS 125.520. The statement must be completed and signed by the applicant.
- must be completed and signed by the applicant.

 2. The Division of Public and Behavioral Health shall include the statement required pursuant to subsection 1 in:
- (a) The application or any other forms that must be submitted for the issuance or renewal of the certificate; or
- (b) A separate form prescribed by the Division.
- 3. A license as a pharmaceutical sales representative may not be issued or renewed by the Division if the applicant:
- (a) Fails to submit the statement required pursuant to subsection 1; or
- (b) Indicates on the statement submitted pursuant to subsection 1 that the applicant is subject to a court order for the support of a child and is not in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
- 4. If an applicant indicates on the statement submitted pursuant to subsection I that the applicant is subject to a court order for the support of a child and is not in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order, the Division shall advise the applicant to contact the district attorney or other public agency enforcing the order to determine the actions that the applicant may take to satisfy the arrearage.] (Deleted by amendment.)
- Sec. 22. \{\frac{1. If the Division receives a copy of a court order issued pursuant to NRS 125.540 that provides for the suspension of all professional, occupational and recreational licenses, certificates and permits issued to a person who is the holder of a license as a pharmaceutical sales representative, the Division shall deem the certificate issued to that person to be suspended at the end of the 30th day after the date on which the court order was issued unless the Division receives a letter issued to the holder of the certificate by the district attorney or other public agency pursuant to NRS 125.550 stating that the holder of the certificate has complied with the subpoena or warrant or has satisfied the arrearage pursuant to NRS 125.560.
- 2. The Division shall reinstate a license as a pharmaceutical sales representative that has been suspended by a district court pursuant to NRS 425.540 if the Division receives a letter issued by the district attorney or other public agency pursuant to NRS 425.550 to the person whose certificate was

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        suspended stating that the person whose certificate was suspended has complied
        with the subpoena or warrant or has satisfied the arrearage pursuant to NRS
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        425.560. (Deleted by amendment.)
             Sec. 23. When a pharmaceutical sales representative submits
        application to renew his or her license, he or she shall also submit to the Division
        a report, which must include, for the immediately preceding year:
            1. A list of providers of health care whom the pharmaceutical sales
        representative confacted;
             2. The name and manufacturer of each prescription drug for which the
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        pharmaceutical sales representative provided a free sample and the name of each
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        provider of health care to whom a free sample was provided; and
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             3. The name of each provider of health care to whom the pharmaceutical
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        sales representative provided compensation, including, without limitation, gifts,
        food or free supplies, and the value of such compensation. (Deleted by
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        amendment.)
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             Sec. 24. [1. In addition to any other requirements set forth in sections 18
        to 24, inclusive, of this act, an applicant for the renewal of a license as a pharmaceutical sales representative must indicate in the application submitted to the Division whether the applicant has a state business license. If the applicant
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        has a state business license, the applicant must include in the application the
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        business identification number assigned by the Secretary of State upon
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        compliance with the provisions of chapter 76 of NRS.
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                  The license of a pharmaccutical sales representative may not be renewed
        <del>if:</del>
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             (a) The applicant fails to submit the information required by subsection 1; or
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             (b) The State Controller has informed the Division pursuant to subsection 5
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        of NRS 353C.1965 that the applicant owes a debt to an agency that has been
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        assigned to the State Controller for collection and the applicant has not:
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                 (1) Satisfied the debts
(2) Entered into an agreement for the payment of the debt pursuant to
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        NRS 353C.130; or
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                 (3) Demonstrated that the debt is not valid.
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                 As used in this section:
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             (a) "Agency" has the meaning ascribed to it in NRS 353C.020.
             (b) "Debt" has the meaning ascribed to it in NRS 353C.040.] (Deleted by
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        amendment.)
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             Sec. 25.
                         (Deleted by amendment.)
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             Sec. 26.
                         (Deleted by amendment.)
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             Sec. 26.5.
                               NRS 239.010 is hereby amended to read as follows:
        239.010 1. Except as otherwise provided in this section and NRS 1.4683, 1.4687, 1A.110, 41.071, 49.095, 62D.420, 62D.440, 62E.516, 62E.620, 62H.025, 62H.030, 62H.170, 62H.220, 62H.320, 75A.100, 75A.150, 76.160, 78.152, 80.113,
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        81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413, 87A.200, 87A.580, 87A.640,
        88.3355, 88.5927, 88.6067, 88A.345, 88A.7345, 89.045, 89.251, 90.730, 91.160,
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        116.757, 116A.270, 116B.880, 118B.026, 119.260, 119.265, 119.267, 119.280, 119A.280, 119A.653, 119B.370, 119B.382, 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163, 126.730, 127.007, 127.057, 127.130, 127.140, 127.2817, 130.312, 130.712, 136.050, 159.044, 172.075, 172.245, 176.015,
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127.2617, 130.312, 130.712, 130.030, 139.044, 172.073, 172.245, 176.015, 176.0625, 176.09129, 176.156, 176A.630, 178.39801, 178.4715, 178.5691, 179.495, 179A.070, 179A.165, 179A.450, 179D.160, 200.3771, 200.3772, 200.5095, 200.604, 202.3662, 205.4651, 209.392, 209.3925, 209.419, 209.521, 211A.140, 213.010, 213.040, 213.095, 213.131, 217.105, 217.110, 217.464, 217.475, 218A.350, 218E.625, 218F.150, 218G.130, 218G.240, 218G.350,

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228.270, 228.450, 228.495, 228.570, 231.069, 231.1473, 233.190, 237.300, 239.0105, 239.0113, 239B.030, 239B.040, 239B.050, 239C.140, 239C.210, 239.0105, 239.0113, 239B.030, 239B.040, 239B.050, 239C.140, 239C.210, 239C.230, 239C.250, 239C.270, 240.007, 241.020, 241.030, 241.039, 242.105, 23456789 244.264, 244.335, 250.087, 250.130, 250.140, 250.150, 268.095, 268.490, 268.910, 271A.105, 281.195, 281A.350, 281A.440, 281A.550, 284.4068, 286.110, 287.0438, 289.025, 289.080, 289.387, 289.830, 293.5002, 293.503, 293.558, 293B.135, 293D.510, 331.110, 332.061, 332.351, 333.333, 333.335, 338.070, 338.1379, 338.16925, 338.1725, 338.1727, 348.420, 349.597, 349.775, 353.205, 353A.049, 3652A.049, 3652A. 353A.085, 353A.100, 353C.240, 360.240, 360.247, 360.255, 360.755, 361.044, 10 361.610, 365.138, 366.160, 368A.180, 372A.080, 378.290, 378.300, 379.008, 385A.830, 385B.100, 387.626, 387.631, 388.1455, 388.259, 388.501, 388.503, 388.513, 388.750, 391.035, 392.029, 392.147, 392.264, 392.271, 392.850, 394.167, 394.1698, 394.447, 394.460, 394.465, 396.3295, 396.405, 396.525, 396.535, 398.403, 408.3885, 408.3886, 408.3888, 408.5484, 412.153, 416.070, 422.2749, 11 12 13 14 15 422.305, 422A.342, 422A.350, 425.400, 427Å.1236, 427A.872, 432.205. 432B.175, 432B.280, 432B.290, 432B.407, 432B.430, 432B.560, 16 433.534, 433A.360, 439.840, 439B.420, 440.170, 441A.195, 441A.220, 441A.230, 442.330, 17 442.395, 445A.665, 445B.570, 449.209, 449.245, 449.720, 450.140, 453.164, 453.720, 453A.610, 453A.700, 458.055, 458.280, 459.050, 459.3866, 459.555, 18 19 20 459.7056, 459.846, 463.120, 463.15993, 463.240, 463.3403, 463.3407, 463.790, 467.1005, 480.365, 481.063, 482.170, 482.5536, 483.340, 483.363, 483.575, 483.659, 483.800, 484E.070, 485.316, 503.452, 522.040, 534A.031, 561.285, 571.160, 584.655, 587.877, 598.0964, 598.098, 598A.110, 599B.090, 603.070, 603A.210, 604A.710, 612.265, 616B.012, 616B.015, 616B.315, 616B.350, 21 22 23 24 25 618.341, 618.425, 622.310, 623.131, 623A.137, 624.110, 624.265, 624.327, 26 625.425, 625A.185, 628.418, 628B.230, 628B.760, 629.047, 629.069, 630.133, 27 630.30665, 630.336, 630A.555, 631.368, 632.121, 632.125, 632.405, 633.283, 633.301, 633.524, 634.055, 634.214, 634A.185, 635.158, 636.107, 637.085, 637B.288, 638.087, 638.089, 639.2485, 639.570, 640.075, 640A.220, 640B.730, 640C.400, 640C.745, 640C.760, 640D.190, 640E.340, 641.090, 641A.191, 641B.170, 641C.760, 642.524, 643.189, 644.446, 645.180, 645.625, 645A.050, 645A.082, 645B.060, 645B.092, 645C.220, 645C.225, 645D.130, 645D.135, 645 28 29 30 31 32 33 645E.300, 645E.375, 645G.510, 645H.320, 645H.330, 647.0945, 647.0947, 34 648.033, 648.197, 649.065, 649.067, 652.228, 654.110, 656.105, 661.115, 665.130, 665.133, 669.275, 669.285, 669A.310, 671.170, 673.430, 675.380, 676A.340, 35 36 676A.370, 677.243, 679B.122, 679B.152, 679B.159, 679B.190, 679B.285, 679B.690, 680A.270, 681A.440, 681B.260, 681B.410, 681B.540, 683A.0873, 37 38 685A.077, 686A.289, 686B.170, 686C.306, 687A.110, 687A.115, 687C.010, 688C.230, 688C.480, 688C.490, 692A.117, 692C.190, 692C.3536, 692C.3538, 692C.354, 692C.420, 693A.480, 693A.615, 696B.550, 703.196, 704B.320, 704B.325, 706.1725, 706A.230, 710.159, 711.600 Hands section 8.5 of this act, sections 35, 38 and 41 of chapter 478, Statutes of Nevada 2011 and section 2 of 39 40 41 42 43 chapter 391. Statutes of Nevada 2013 and unless otherwise declared by law to be 44 confidential, all public books and public records of a governmental entity must be 45 open at all times during office hours to inspection by any person, and may be fully 46 copied or an abstract or memorandum may be prepared from those public books 47 and public records. Any such copies, abstracts or memoranda may be used to 48 supply the general public with copies, abstracts or memoranda of the records or 49 may be used in any other way to the advantage of the governmental entity or of the 50 general public. This section does not supersede or in any manner affect the federal 51 laws governing copyrights or enlarge, diminish or affect in any other manner the 52 rights of a person in any written book or record which is copyrighted pursuant to 53 federal law.

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A governmental entity may not reject a book or record which is copyrighted solely because it is copyrighted.

3. A governmental entity that has legal custody or control of a public book or record shall not deny a request made pursuant to subsection 1 to inspect or copy or receive a copy of a public book or record on the basis that the requested public book or record contains information that is confidential if the governmental entity can redact, delete, conceal or separate the confidential information from the information included in the public book or record that is not otherwise confidential.

A person may request a copy of a public record in any medium in which the public record is readily available. An officer, employee or agent of a

governmental entity who has legal custody or control of a public record:

(a) Shall not refuse to provide a copy of that public record in a readily available medium because the officer, employee or agent has already prepared or would prefer to provide the copy in a different medium.

(b) Except as otherwise provided in NRS 239.030, shall, upon request, prepare the copy of the public record and shall not require the person who has requested the

copy to prepare the copy himself or herself.

Sec. 27. Chapter 394 of NRS is hereby amended by adding thereto a new section to read as follows:

The parent or legal guardian of a pupil who has asthma, anaphylaxis or diabetes may submit a written request to the principal or, if applicable, the school nurse of the private school in which the pupil is enrolled to allow the pupil to selfadminister medication for the treatment of the pupil's asthma, anaphylaxis or diabetes while the pupil is on the grounds of the private school, participating in an activity sponsored by the private school or on a school bus.

A private school shall establish protocols for containing blood-borne pathogens and the handling and disposal of needles, medical devices and other medical waste and provide a copy of these protocols and procedures to the parent or guardian of a pupil who requests permission for the pupil to self-administer

medication pursuant to subsection 1.

A written request made pursuant to subsection 1 must include:

(a) A signed statement of a physician indicating that the pupil has asthma, anaphylaxis or diabetes and is capable of self-administration of the medication while the pupil is on the grounds of the private school, participating in an activity sponsored by the private school or on a school bus;

(b) A written treatment plan prepared by the physician pursuant to which the pupil will manage his or her asthma, anaphylaxis or diabetes if the pupil experiences an asthmatic attack, anaphylactic shock or diabetic episode while on the grounds of the private school, participating in an activity sponsored by the

private school or on a school bus; and

(c) A signed statement of the parent or legal guardian:

(1) Indicating that the parent or legal guardian grants permission for the pupil to self-administer the medication while the pupil is on the grounds of the private school, participating in an activity sponsored by the private school or on a school bus;

(2) Acknowledging that the parent or legal guardian is aware of and understands the provisions of subsections 4 and 5;

(3) Acknowledging the receipt of the protocols provided pursuant to subsection 2;

(4) Acknowledging that the protocols established pursuant to subsection 2 have been explained to the pupil who will self-administer the medication and that he or she has agreed to comply with the protocols; and

(5) Acknowledging that authorization to self-administer medication pursuant to this section may be revoked if the pupil fails to comply with the protocols established pursuant to subsection 2.

4. The provisions of this section do not create a duty for the private school

4. The provisions of this section do not create a duty for the private school in which the pupil is enrolled, or an employee or agent thereof, that is in addition

to those duties otherwise required in the course of service or employment.

5. If a pupil is granted authorization pursuant to this section to self-administer medication, the governing body of the private school in which the pupil is enrolled, the private school and any employee or agent thereof, are immune from liability for the injury to or death of:

(a) The pupil as a result of self-administration of a medication pursuant to this section or the failure of the pupil to self-administer such a medication; and

(b) Any other person as a result of exposure to or injury caused by needles, medical devices or other medical waste from the self-administration of

medication by a pupil pursuant to this section.

- 6. Upon receipt of a request that complies with subsection 3, the principal or, if applicable, the school nurse of the private school in which the pupil is enrolled shall provide written authorization for the pupil to carry and self-administer medication to treat his or her asthma, anaphylaxis or diabetes while the pupil is on the grounds of the private school, participating in an activity sponsored by the private school or on a school bus. The written authorization must be filed with the principal or, if applicable, the school nurse of the private school in which the pupil is enrolled and must include:
- (a) The name and purpose of the medication which the pupil is authorized to self-administer;

(b) The prescribed dosage and the duration of the prescription;

- (c) The times or circumstances, or both, during which the medication is required or recommended for self-administration;
- (d) The side effects that may occur from an administration of the medication;
- (e) The name and telephone number of the pupil's physician and the name and telephone number of the person to contact in the case of a medical emergency concerning the pupil; and

(f) The procedures for the handling and disposal of needles, medical devices

and other medical waste.

- 7. The written authorization provided pursuant to subsection 6 is valid for 1 school year. If a parent or legal guardian submits a written request that complies with subsection 3, the principal or, if applicable, the school nurse of the private school in which the pupil is enrolled shall renew and, if necessary, revise the written authorization.
- 8. If a parent or legal guardian of a pupil who is authorized pursuant to this section to carry medication on his or her person provides to the principal or, if applicable, the school nurse of the private school in which the pupil is enrolled doses of the medication in addition to the dosage that the pupil carries on his or her person, the principal or, if applicable, the school nurse shall ensure that the additional medication is:
- (a) Stored on the premises of the private school in a location that is secure; and
- (b) Readily available if the pupil experiences an asthmatic attack, anaphylactic shock or diabetic episode during school hours.
- 9. An employee of a private school who willfully violates any provision of this section is guilty of a misdemeanor.
 - 10. As used in this section:

- (a) "Medication" has the meaning ascribed to it in NRS 392.425. 123456789(b) "Physician" has the meaning ascribed to it in NRS 392.425. (c) "Self-administer" has the meaning ascribed to it in NRS 392.425. **Sec. 27.5.** NRS 600A.030 is hereby amended to read as follows: 600A.030 As used in this chapter, unless the context otherwise requires:
 - "Improper means" includes, without limitation:
 - (a) Theft;

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- (b) Bribery;
- (c) Misrepresentation;
- (d) Willful breach or willful inducement of a breach of a duty to maintain secrecy;
- (e) Willful breach or willful inducement of a breach of a duty imposed by common law, statute, contract, license, protective order or other court or administrative order; and
 - (f) Espionage through electronic or other means.
 - "Misappropriation" means:
 - (a) Acquisition of the trade secret of another by a person by improper means;
- (b) Acquisition of a trade secret of another by a person who knows or has reason to know that the trade secret was acquired by improper means; or
- (c) Disclosure or use of a trade secret of another without express or implied consent by a person who:
 - (1) Used improper means to acquire knowledge of the trade secret;
- (2) At the time of disclosure or use, knew or had reason to know that his or her knowledge of the trade secret was:
- (I) Derived from or through a person who had used improper means to acquire it;
- (II) Acquired under circumstances giving rise to a duty to maintain its secrecy or limit its use; or
- (III) Derived from or through a person who owed a duty to the person seeking relief to maintain its secrecy or limit its use; or
- (3) Before a material change of his or her position, knew or had reason to know that it was a trade secret and that knowledge of it had been acquired by accident or mistake.
- "Owner" means the person who holds legal or equitable title to a trade secret.
- "Person" means a natural person, corporation, business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency, or any other legal or commercial entity.
- "Trade secret" means information, including, without limitation, a formula, pattern, compilation, program, device, method, technique, product, system, process, design, prototype, procedure, computer programming instruction or code that:
- (a) Derives independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by the public or any other persons who can obtain commercial or economic value from its disclosure or use; and
- (b) Is the subject of efforts that are reasonable under the circumstances to maintain its secrecy.
- → The term does not include any information that a manufacturer is required to report pursuant to section 7 of this act, to the extent that such information is required to be disclosed by that section.
 - Sec. 28. (Deleted by amendment.)
 - (Deleted by amendment.)

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Sec. 30. NRS 689A.405 is hereby amended to read as follows:

An insurer that offers or issues a policy of health insurance which provides coverage for prescription drugs shall include with any summary, certificate or evidence of that coverage provided to an insured, notice of whether a formulary is used and, if so, of the opportunity to secure information regarding the formulary from the insurer pursuant to subsection 2. The notice required by this subsection must:

- (a) Be in a language that is easily understood and in a format that is easy to
 - (b) Include an explanation of what a formulary is; and
 - (c) If a formulary is used, include:
 - (1) An explanation of:
 - (I) How often the contents of the formulary are reviewed; and
- (II) The procedure and criteria for determining which prescription drugs are included in and excluded from the formulary; and
- (2) The telephone number of the insurer for making a request for information regarding the formulary pursuant to subsection 2.
- If an insurer offers or issues a policy of health insurance which provides coverage for prescription drugs and a formulary is used, the insurer shall:
- (a) Provide to any insured or participating provider of health care, upon request:
- (1) Information regarding whether a specific drug is included in the formulary.
- (2) Access to the most current list of prescription drugs in the formulary, organized by major therapeutic category, with an indication of whether any listed drugs are preferred over other listed drugs. If more than one formulary is maintained, the insurer shall notify the requester that a choice of formulary lists is available.
- (b) Notify each person who requests information regarding the formulary, that the inclusion of a drug in the formulary does not guarantee that a provider of health care will prescribe that drug for a particular medical condition.
- (c) During each period for open enrollment, publish on an Internet website that is operated by the insurer and accessible to the public or include in any enrollment materials distributed by the insurer a notice of all prescription drugs that:
- (1) Are included on the most recent list of drugs that are essential for treating diabetes in this State compiled by the Department of Health and Human Services pursuant to section 6 of this act; and
- (2) Have been removed or will be removed from the formulary during the current plan year or the next plan year.
- (d) Update the notice required by paragraph (c) throughout the period for open enrollment.
 - Sec. 31. (Deleted by amendment.)
 - Sec. 32. (Deleted by amendment.)
 - (Deleted by amendment.) Sec. 33.
 - Sec. 34. Sec. 35. (Deleted by amendment.)
 - (Deleted by amendment.)
- Sec. 36. (Deleted by amendment.)
- Sec. 37. (Deleted by amendment.)
- 50 Sec. 38. (Deleted by amendment.)
- 51 Sec. 39. (Deleted by amendment.)
 - Sec. 40. (Deleted by amendment.)
 - Sec. 41.
- 53 (Deleted by amendment.)

Sec. 42. (Deleted by amendment.)
Sec. 43. (Deleted by amendment.)
Sec. 44. (Deleted by amendment.)
Sec. 44.3. The provisions of substance to any provision of this act which addreport to the Legislature.
Sec. 44.5. 1. Notwithstanding a contrary:
(a) On or before November 1, 201

- Sec. 44.3. The provisions of subsection 1 of NRS 218D.380 do not apply to any provision of this act which adds or revises a requirement to submit a report to the Legislature.
- Sec. 44.5. 1. Notwithstanding any other provision of this act to the contrary:
- (a) On or before November 1, 2017, the Department of Health and Human Services shall place on the Internet website maintained by the Department the information prescribed by section 6 of this act.
- (b) On or before July 1, 2018, the manufacturer of a drug included on the list described in section 6 of this act shall submit to the Department a report which includes the information prescribed by subsection 1 of section 7 of this act.
- (c) On or before September 1, 2018, the Department shall analyze the reports submitted pursuant to paragraph (b) and compile and post on the Internet website maintained by the Department the initial report required by subsection 2 of section 7 of this act.
- 2. As used in this section, "manufacturer" has the meaning ascribed to it in section 2 of this act.
- **Sec. 45.** 1. This section and section 44.5 of this act become effective upon passage and approval.
 - 2. Sections 27 and 28 of this act become effective on July 1, 2017.
- 3. Sections 1 to 9, inclusive, 11, 12, 13, 15, 16, 25, 26 and 27.5 of this act become effective upon passage and approval for the purpose of adopting regulations and performing any other administrative tasks that are necessary to carry out the provisions of this act and on October 1, 2017, for all other purposes.
- 4. Sections 10, 17 to 24, inclusive, and 29 to 44, inclusive, of this act become effective upon passage and approval for the purpose of adopting regulations and performing any other administrative tasks that are necessary to carry out the provisions of this act and on January 1, 2018, for all other purposes.
- 5. Section 14 of this act becomes effective upon passage and approval for the purpose of adopting regulations and performing any other administrative tasks that are necessary to carry out the provisions of this act and on May 1, 2018, for all other purposes.
- [6. Sections 20, 21 and 22 of this act expire by limitation on the date on which the provisions of 42 U.S.C. § 666 requiring each state to establish procedures under which the state has authority to withhold or suspend, or to restrict the use of professional, occupational and recreational licenses of persons who:
- (a) Have failed to comply with a subpoena or warrant relating to a proceeding to determine the paternity of a child or to establish or enforce an obligation for the support of a child; or
 - (b) Are in arrears in the payment for the support of one or more children,
- are repealed by the Congress of the United States.