SS/KR

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4444

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DATE	D-PG		OFFICIAL STATUS		
02/29/2024	11856	Introduction and first reading Referred to Health and Human Serv	vices		

1.1	A bill for an act
1.2	relating to health; requiring continued publication of the annual adverse health
1.3	event report; prohibiting retaliation against patient care staff; providing for
1.4 1.5	enforcement; amending Minnesota Statutes 2022, sections 144.05, subdivision 7; 144.7065, subdivision 8; 144.7067, subdivision 2; Minnesota Statutes 2023
1.5	Supplement, section 181.275, subdivision 1; proposing coding for new law in
1.7	Minnesota Statutes, chapter 181.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2022, section 144.05, subdivision 7, is amended to read:
1.10	Subd. 7. Expiration of report mandates. (a) If the submission of a report by the
1.11	commissioner of health to the legislature is mandated by statute and the enabling legislation
1.12	does not include a date for the submission of a final report, the mandate to submit the report
1.13	shall expire in accordance with this section.
1.14	(b) If the mandate requires the submission of an annual report and the mandate was
1.15	enacted before January 1, 2021, the mandate shall expire on January 1, 2023. If the mandate
1.16	requires the submission of a biennial or less frequent report and the mandate was enacted
1.17	before January 1, 2021, the mandate shall expire on January 1, 2024.
1.18	(c) Any reporting mandate enacted on or after January 1, 2021, shall expire three years
1.19	after the date of enactment if the mandate requires the submission of an annual report and
1.20	shall expire five years after the date of enactment if the mandate requires the submission

1.21 of a biennial or less frequent report, unless the enacting legislation provides for a different1.22 expiration date.

1.23 (d) The commissioner shall submit a list to the chairs and ranking minority members of1.24 the legislative committees with jurisdiction over health by February 15 of each year,

1

02/19/24 REVISOR	SS/KR	24-06730
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- 2.1 beginning February 15, 2022, of all reports set to expire during the following calendar year
 2.2 in accordance with this section. <u>The mandate to submit a report to the legislature under this</u>
 2.3 paragraph does not expire.
- 2.4

EFFECTIVE DATE. This section is effective retroactively from January 1, 2024.

Sec. 2. Minnesota Statutes 2022, section 144.7065, subdivision 8, is amended to read: 2.5 Subd. 8. Root cause analysis; corrective action plan. (a) Following the occurrence of 2.6 an adverse health care event, the facility must conduct a root cause analysis of the event. 2.7 In conducting the root cause analysis, the facility must consider as one of the factors staffing 2.8 levels and the impact of staffing levels on the event. Following the analysis, the facility 2.9 must: (1) implement a corrective action plan to implement the findings of the analysis or 2.10 (2) report to the commissioner any reasons for not taking corrective action. If the root cause 2.11 analysis and the implementation of a corrective action plan are complete at the time an event 2.12 must be reported, the findings of the analysis and the corrective action plan must be included 2.13 in the report of the event. The findings of the root cause analysis and a copy of the corrective 2.14 action plan must otherwise be filed with the commissioner within 60 days of the event. 2.15

(b) During the root cause analysis, the facility must notify any individual whose conduct
may be under review no less than three days in advance of any meeting or interview with
the individual about the adverse event. The notice shall inform the individual of the subject,
purpose, date, and time of the meeting or interview.

2.20 Sec. 3. Minnesota Statutes 2022, section 144.7067, subdivision 2, is amended to read:

2.21 Subd. 2. Duty to analyze reports; communicate findings. (a) The commissioner shall:

2.22 (1) analyze adverse event reports, corrective action plans, and findings of the root cause
2.23 analyses to determine patterns of systemic failure in the health care system and successful
2.24 methods to correct these failures;

- 2.25 (2) communicate to individual facilities the commissioner's conclusions, if any, regarding
 2.26 an adverse event reported by the facility;
- 2.27 (3) communicate with relevant health care facilities any recommendations for corrective
 2.28 action resulting from the commissioner's analysis of submissions from facilities; and

2.29 (4) publish an annual report:

2.30 (i) describing, by institution, adverse events reported;

	02/19/24	REVISOR	SS/KR	24-06730	as introduced
3.1	(ii) outlinin	g, in aggregate, co	orrective action p	lans and the findings of ro	oot cause analyses;
3.2	and				
3.3	(iii) making	g recommendatio	ns for modificati	ons of state health care o	operations.
3.4	(b) Notwith	nstanding section	144.05, subdivis	sion 7, the mandate to pu	blish an annual
3.5	report under th	is subdivision do	es not expire.		
3.6	EFFECTI	VE DATE. This	section is effective	ve retroactively from Jar	uary 1, 2023.
3.7	Sec. 4. Minne	esota Statutes 202	23 Supplement, s	section 181.275, subdivis	ion 1, is amended
3.8	to read:				
3.9	Subdivision	n 1. Definitions.	(a) For purposes	of this section and section	on 181.2751, the
3.10	following term	is have the meani	ngs given them:	<u>.</u>	
3.11	(b) "Assign	ment" means the	designation of r	nursing tasks or activities	to be performed
3.12	by another nur	se or unlicensed	assistive person.		
3.13	(1) (c) "Em	ergency" means	a period when re	placement staff are not a	ble to report for
3.14	duty for the ne	xt shift or increas	sed patient need,	because of unusual, unp	redictable, or
3.15	unforeseen circ	cumstances such	as, but not limited	d to, an act of terrorism, a	disease outbreak,
3.16	adverse weathe	er conditions, or	natural disasters	which impact continuity	of patient care ; .
3.17	<u>(d)</u> "Emerg	ency medical con	ndition" means a	condition manifesting it	self by acute
3.18	symptoms of s	ufficient severity	, including sever	e pain, such that the abse	nce of immediate
3.19	medical attenti	on could reasona	bly be expected	to result in placing the ir	ndividual's health
3.20	in serious jeopa	ardy, serious impa	airment to bodily	functions, or serious dys	function of bodily
3.21	organs.				
3.22	(e) "Health	care facility" or	" facility" means	a hospital, or other entit	y licensed under
3.23	sections 144.5	0 to 144.58, or ot	her health care fa	acility licensed by the co	mmissioner of
3.24	health.				
3.25	(2)<u>(f)</u> "Noi	rmal work period	" means 12 or fe	wer consecutive hours co	onsistent with a
3.26	predetermined	work shift ; .			
3.27	(3) (g) "Nu	rse" has the mean	ning given in sec	tion 148.171, subdivisio	n 9, and includes
3.28	nurses employ	ed by the state of	Minnesota ; and	<u>.</u>	
3.29	(h) "Patient	t" means a patien	t of a health care	facility.	
3.30	(i) "Patient	care staff" mean	s a person in a no	onsupervisory and nonma	anagerial position
3.31	who provides of	direct care; provi	des supportive, r	ehabilitative, or therapeu	tic services to

3

	02/19/24	REVISOR	SS/KR	24-06730	as introduced
4.1	patients; or v	vho directly provide	es nursing care to	patients more than 60 pe	ercent of the time,
4.2	but is not:				
4.3	<u>(1) a lice</u>	nsed physician;			
4.4	<u>(2) a phy</u>	sician assistant licer	nsed under chapt	er 147A; or	
4.5	<u>(3)</u> an ad	vanced practice reg	istered nurse lice	nsed under chapter 148,	unless working
4.6	as a registere	ed nurse.			
4.7	(4) (j) "Ta	aking action against	t" means dischar	ging; disciplining; penal	zing; interfering
4.8	with; threate	ning; restraining; co	percing; reporting	g to the Board of Nursing	g; or otherwise
4.9	retaliating or	discriminating aga	inst regarding co	ompensation, terms, cond	litions, location,
4.10	or privileges	of employment.			
4.11	Sec. 5. [18	1.2751] ADDITIO	NAL PATIENT	ASSIGNMENTS; RET	FALIATION
4.12	AGAINST I	PATIENT CARE S	STAFF PROHI	BITED.	
4.13	Subdivisi	ion 1. Prohibited a	ctions. (a) Excep	t as provided in subdivis	sion 4 and subject
4.14	to compliance	e with the process of	established in sul	odivision 2, as applicable	e, a health care
4.15	facility and t	he facility's agent sl	hall not discharg	e, discipline, penalize, ir	terfere with,
4.16	threaten, rest	train, coerce, or othe	erwise retaliate c	r discriminate because th	he patient care
4.17	staff:				
4.18	<u>(1) make</u>	s a request to engag	e in the process	established in subdivisio	<u>n 2; or</u>
4.19	<u>(2) fails t</u>	o accept an assignm	nent of one or mo	ore additional patients af	ter following the
4.20	process estab	olished in subdivisio	on 2 because the	patient care staff reasona	ably determines
4.21	that acceptin	g an additional pati	ent assignment,	may create an unnecessa	ry danger to a
4.22	patient's life,	, health, or safety or	may otherwise	constitute a ground for d	isciplinary action
4.23	under section	n 148.261.			
4.24	<u>(b) This s</u>	subdivision does no	t apply to a nursi	ng facility, an intermedi	ate care facility
4.25	for persons v	with developmental	disabilities, or a	licensed boarding care h	ome.
4.26	Subd. 2.	Process. (a) A patie	ent care staff may	v decline to accept an add	litional patient
4.27	assignment i	f the following proc	cess is met:		
4.28	<u>(1) the pa</u>	atient care staff noti	fies the charge n	urse, or their direct super	visor if a charge
4.29	nurse is unav	vailable, stating in w	riting that the pa	tient care staff reasonabl	y determines that
4.30	the additiona	l patient assignment	may create an ur	nnecessary danger to a pa	tient's life, health,

- 4.31 <u>or safety or may otherwise constitute a ground for disciplinary action under section 148.261.</u>
- 4.32 <u>The notification must include:</u>

4

	02/19/24	REVISOR	SS/KR	24-06730	as introduced		
5.1	(i) the nam	ne of the requesting	g patient care sta	. <u>ff;</u>			
5.2	(ii) the date and time of the request; and						
5.3	(iii) a brief	explanation of why	y the patient care	staff is requesting to declin	ne the additional		
5.4	patient assign	ment under the pro	ocess in this subo	livision; and			
5.5	(2) the cha	rge nurse or direct	supervisor must	evaluate the relevant facto	ors to assess and		
5.6	determine the	adequacy of resou	rces and invoke	any chain of command po	olicy to meet		
5.7	patient care no	eeds. Any chain of	command polic	y must be available on all	units in a place		
5.8	that is accessi	ble to workers.					
5.9	(b) If the is	ssue cannot be reso	lved through rea	llocation of resources or b	y other possible		
5.10	measures by t	he charge nurse or	direct superviso	or and the patient care staff	f reasonably		
5.11	determines that	it accepting an addi	tional patient ass	ignment may create an unn	ecessary danger		
5.12	to a patient's li	ife, health, or safety	y, the patient car	e staff may decline to acce	pt the additional		
5.13	patient assign	ment.					
5.14	(c) If a pat	ient care staff is una	able to complete	a written request due to in	nmediate patient		
5.15	care needs, th	e patient care staff	may orally invo	ke the process under this s	subdivision by		
5.16	notifying the charge nurse or direct supervisor of the request. A written request that meets						
5.17	the requirements of this subdivision must be completed before leaving the work setting at						
5.18	the end of the work period.						
5.19	(d) A retro	spective review of	any process rec	uest may be initiated by the	ne individuals		
5.20	involved and	may be completed	at the unit level	or at the hospital nurse sta	ffing committee		
5.21	level.						
5.22	<u>Subd. 3.</u> S	tate patient care s	staff. Subdivisio	n 1 applies to patient care	staff employed		
5.23	by the state re	gardless of the typ	e of facility whe	ere the patient care staff is	employed and		
5.24	regardless of	the facility's license	e, if the patient of	care staff is involved in pa	tient care.		
5.25	<u>Subd. 4.</u>	ollective bargaini	ng rights. (a) T	his section does not dimini	sh or impair the		
5.26	rights of a per	son under any coll	ective bargainin	g agreement.			
5.27	(b) At any	point in the proces	s provided unde	r subdivision 2 or during a	ny retrospective		
5.28	review of a pr	ocess under subdiv	vision 2, paragra	oh (d), involving patient ca	are staff covered		
5.29	by a collective	e bargaining agreen	ment, the patient	t care staff has the right to	have a		
5.30	representative	of the labor organ	ization present a	t any meeting and have rea	asonable time to		
5.31	consult with a	labor organization	n representative	regarding the subject and	purpose of the		
5.32	meeting.						

	02/19/24	REVISOR	SS/KR	24-06730	as introduced
6.1	<u>Subd. 5.</u>	E mergency. A pati	ent care staff may	be required to accept an	additional patient
6.2	assignment in	an emergency or	when there is an e	mergency medical cond	dition that has not
6.3	been stabilize	ed.			
6.4	<u>Subd. 6.</u>	Enforcement. The	commissioner ma	y enforce this section b	y issuing a
6.5	compliance of	rder under section	177.27, subdivisio	on 4. The commissioner	may assess a fine
6.6	of up to \$5,00	00 for each violation	on of this section.		
6.7	<u>Subd. 7.</u>	Professional oblig	ations. (a) Nothin	g in this section modifi	es a nurse's
6.8	professional of	obligations under s	sections 148.171 to	<u>o 148.285.</u>	
6.9	<u>(b) It is no</u>	ot a violation of the	e Nurse Practice A	ct under sections 148.1	71 to 148.285 or
6.10	of any duty to	o a patient if a nurs	se, in good faith, n	nakes a request under s	ubdivision 2,
6.11	paragraph (a)	, clause (1); fails t	o accept an assign	ment under subdivisior	n 2, paragraph (a),
6.12	clause (2); or	declines an assign	ment after follow	ing the process in subdi	ivision 2.
6.13	(c) Nothin	ng in this section sh	all be construed to	allow discrimination a	gainst classes and
6.14	status protect	ed by the Minneso	ta Human Rights	Act, chapter 363A.	