This Document can be made available in alternative formats upon request

1.1

1.2

1.19

## State of Minnesota

## HOUSE OF REPRESENTATIVES

A bill for an act

relating to health; requiring nonprofit hospitals to make certain information

NINETY-THIRD SESSION

н. **F.** No. 4870

03/13/2024 Authored by Bierman; Feist; Hanson, J.; Elkins; Smith and others
The bill was read for the first time and referred to the Committee on Health Finance and Policy

1.3 1.4 1.5	amending Minnesota Statutes 2022, sections 144.698, subdivision 1; 144.699, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 144.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. ACT TITLE.
1.8	This act shall be known as the "Tax-Exempt Accountability Law (TEAL)."
1.9	Sec. 2. Minnesota Statutes 2022, section 144.698, subdivision 1, is amended to read:
1.10	Subdivision 1. Yearly reports. Each hospital and each outpatient surgical center, which
1.11	has not filed the financial information required by this section with a voluntary, nonprofit
1.12	reporting organization pursuant to section 144.702, shall file annually with the commissioner
1.13	of health after the close of the fiscal year:
1.14	(1) a balance sheet detailing the assets, liabilities, and net worth of the hospital or
1.15	outpatient surgical center;
1.16	(2) a detailed statement of income and expenses;
1.17	(3) a copy of its most recent cost report, if any, filed pursuant to requirements of Title
1.18	XVIII of the United States Social Security Act;

(4) a copy of all changes to articles of incorporation or bylaws;

Sec. 2. 1

03/07/24	REVISOR	SGS/LN	24-07536

2.1	(5) information on services provided to benefit the community, including services
2.2	provided at no cost or for a reduced fee to patients unable to pay, teaching and research
2.3	activities, or other community or charitable activities;
2.4	(6) information required on the revenue and expense report form set in effect on July 1,
2.5	1989, or as amended by the commissioner in rule;
2.6	(7) information on changes in ownership or control;
2.7	(8) other information required by the commissioner in rule;
2.8	(9) information on the number of available hospital beds that are dedicated to certain
2.9	specialized services, as designated by the commissioner, and annual occupancy rates for
2.10	those beds, separately for adult and pediatric care;
2.11	(10) from outpatient surgical centers, the total number of surgeries; and
2.12	(11) a report on health care capital expenditures during the previous year, as required
2.13	by section 62J.17 <del>-</del> ;
2.14	(12) for hospitals, data on hospital expenses and the number of full-time equivalents for
2.15	the following employees and contract staff:
2.16	(i) full-time registered nurses and licensed practical nurses whose primary duties are to
2.17	provide direct patient care;
2.18	(ii) full-time registered nurses and licensed practical nurses whose primary duties are
2.19	administrative or managerial;
2.20	(iii) registered nurses whose primary duties are to provide direct patient care and who
2.21	are working on a temporary basis or on a short-term contract through a third-party staffing
2.22	agency, including but not limited to per diem nurses, travel nurses, and nurses on assignment
2.23	for a few months at a time;
2.24	(iv) registered nurses whose primary duties are administrative or managerial and who
2.25	are working on a temporary basis or on a short-term contract through a third-party staffing
2.26	agency, including but not limited to per diem nurses, travel nurses, and nurses on assignment
2.27	for a few months at a time; and
2.28	(v) temporary physicians and hospitalists, including physicians working on a temporary
2.29	basis and paid as independent contractors either according to a contract or through a
2.30	third-party agency.

Sec. 2. 2

0.2 /0.7 /0.4	DELUCOD		24 07526
113/11/1/1/1	PHVISOR	27 ± 2/1 N	7/1 11/536
03/07/24	REVISOR	SGS/LN	24-07536

	vidual's work assignment typically includes working at the patient bedside or
	other direct patient care; and
	<del></del>
(13) to	or hospitals, data on:
(i) exp	penditures for billboards, radio and television advertisements, online and other
ligital ad	vertisements, flyers, posters, or marketing materials featuring the name, branding,
or logo of	Ethe hospital;
(ii) co	nsulting fees and other payments made to third-party entities for strategic,
organizati	ional, or day-to-day management services of the hospital; and
<u>(iii)</u> co	osts incurred by the hospital to plan or carry out activities or strategies to prevent
or discou	rage workers from communicating with, organizing, or otherwise coordinating
with labor	r organizations.
Sec. 3. [	144.6985] COMMUNITY HEALTH NEEDS ASSESSMENT; COMMUNITY
HEALTH	I IMPROVEMENT SERVICES; IMPLEMENTATION.
Subdiv	vision 1. Community health needs assessment. A nonprofit hospital that is exempt
rom taxa	tion under section 501(c)(3) of the Internal Revenue Code must make available
o the pub	lic and submit to the commissioner of health, by January 15, 2025, the most recent
ommuni	ty health needs assessment submitted by the hospital to the Internal Revenue
Service. E	Each time the hospital conducts a subsequent community health needs assessment,
he hospit	al must, within 15 business days after submitting the subsequent community health
needs asse	essment to the Internal Revenue Service, make the subsequent assessment available
to the pub	olic and submit the subsequent assessment to the commissioner.
Subd.	2. Description of community. A nonprofit hospital subject to subdivision 1 must
nake ava	ilable to the public and submit to the commissioner of health a description of the
communi	ty served by the hospital. The description must include a geographic description
of the are	a where the hospital is located, a description of the general population served by
he hospit	al, and demographic information about the community served by the hospital,
such as le	ading causes of death, levels of chronic illness, and descriptions of the medically
underserv	red, low-income, minority, or chronically ill populations in the community. A
hospital is	s not required to separately make the information available to the public or
separately	submit the information to the commissioner if the information is included in the
hospital's	
<u> </u>	community health needs assessment made available and submitted under
subdivisio	

Sec. 3. 3

4.1	Subd. 3. Addendum; community health improvement services. (a) A nonprofit hospital
4.2	subject to subdivision 1 must annually submit to the commissioner an addendum which
4.3	details information about hospital activities identified as community health improvement
4.4	services with a cost of \$5,000 or more. The addendum must include the type of activity, the
4.5	method through which the activity was delivered, how the activity relates to an identified
4.6	community need in the community health needs assessment, the target population for the
4.7	activity, strategies to reach the target population, identified outcome metrics, the cost to the
4.8	hospital to provide the activity, the methodology used to calculate the hospital's costs, and
4.9	the number of people served by the activity. If a community health improvement service is
4.10	administered by an entity other than the hospital, the administering entity must be identified
4.11	in the addendum. This paragraph does not apply to hospitals required to submit an addendum
4.12	under paragraph (b).
4.13	(b) A nonprofit hospital subject to subdivision 1 must annually submit to the
4.14	commissioner an addendum which details information about the ten highest-cost activities
4.14	of the hospital identified as community health improvement services if the nonprofit hospital:
4.13	of the hospital identified as community health improvement services if the honprofit hospital.
4.16	(1) is designated as a critical access hospital under section 144.1483, clause (9), and
4.17	United States Code, title 42, section 1395i-4;
4.18	(2) meets the definition of sole community hospital in section 62Q.19, subdivision 1,
4.19	paragraph (a), clause (5); or
4.20	(3) meets the definition of rural emergency hospital in United States Code, title 42,
4.21	section 1395x(kkk)(2).
7.21	<u>Section 1373A(RRR)(2).</u>
4.22	The addendum must include the type of activity, the method in which the activity was
4.23	delivered, how the activity relates to an identified community need in the community health
4.24	needs assessment, the target population for the activity, strategies to reach the target
4.25	population, identified outcome metrics, the cost to the hospital to provide the activity, the
4.26	methodology used to calculate the hospital's costs, and the number of people served by the
4.27	activity. If a community health improvement service is administered by an entity other than
4.28	the hospital, the administering entity must be identified in the addendum.
4.29	Subd. 4. Community benefit implementation strategy. A nonprofit hospital subject
4.30	to subdivision 1 must make available to the public, within one year after completing each
	community health needs assessment, a community benefit implementation strategy. In
4.31	
4.32	developing the community benefit implementation strategy, the hospital must consult with
4.33	community-based organizations, stakeholders, local public health organizations, and others
4.34	as determined by the hospital. The implementation strategy must include how the hospital

Sec. 3. 4

03/07/24	REVISOR	SGS/LN	24-07536
113/11///4	REVISOR	>( T>/   \	/4-11/336
03/07/24		505/L11	4T-01330

shall address the top three community health priorities identified in the community health needs assessment. Implementation strategies must be evidence-based, when available, and development and implementation of innovative programs and strategies may be supported by evaluation measures.

5.1

5.2

5.3

5.4

5.5

5.6

5.7

5.8

5.9

5.10

5.11

5.12

5.13

5.14

5.15

5.16

5.17

5.18

5.19

5.20

5.21

5.22

5.23

5.24

5.25

5.26

5.27

5.28

5.29

5.30

5.31

5.32

- Subd. 5. Information made available to the public. A nonprofit hospital required to make information available to the public under this section may do so by posting the information on the hospital's website in a consolidated location and with clear labeling.
- Sec. 4. Minnesota Statutes 2022, section 144.699, subdivision 5, is amended to read:
- Subd. 5. Annual reports on community benefit, community care amounts, and state program underfunding. (a) For each hospital reporting health care cost information under section 144.698 or 144.702, the commissioner shall report annually on the hospital's community benefit and community care, including detailed information on each component of those costs as defined in this subdivision. The information shall be reported in terms of total dollars and as a percentage of total operating costs for each hospital.
- (b) For purposes of this subdivision, "community benefit" means the costs of community care, underpayment for services provided under state health care programs, research costs, community health services costs, financial and in-kind contributions, costs of community building activities, costs of community benefit operations, education costs, and the cost of operating subsidized services. The cost of bad debts and underpayment for Medicare services are not included in the calculation of community benefit. Community benefit does not include expenditures specified in section 144.698, subdivision 1, clause (13).
- (c) For purposes of this subdivision, "community care" means the costs for medical care that a hospital has determined is charity care as defined under Minnesota Rules, part 4650.0115, or for which the hospital determines after billing for the services that there is a demonstrated inability to pay. Any costs forgiven under a hospital's community care plan or under section 62J.83 may be counted in the hospital's calculation of community care. Bad debt expenses and discounted charges available to the uninsured shall not be included in the calculation of community care. The amount of community care is the value of costs incurred and not the charges made for services.
- (d) For purposes of this subdivision, "underpayment for services provided under state health care programs" means the difference between hospital costs and public program payments.

Sec. 4. 5