S0803-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

SGS

S.F. No. 803

(SENATE AUTHORS: KLEIN, Seeberger, Frentz and Abeler)					
DATE	D-PG	OFFICIAL STATUS			
01/26/2023	414	Introduction and first reading			
		Referred to Health and Human Services			
03/01/2023	1206	Withdrawn and re-referred to Judiciary and Public Safety			
03/27/2023	2588a	Comm report: To pass as amended			
	2722	Second reading			
	11498	Rule 47, returned to Judiciary and Public Safety			
		See SF2909			

1.1	A bill for an act
1.2	relating to public health; creating an open discussion process by which certain
1.3	parties of a health care adverse incident may discuss potential outcomes; proposing
1.4	coding for new law in Minnesota Statutes, chapter 145.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [145.685] COMMUNICATION AND RESOLUTION AFTER A HEALTH
1.7	CARE ADVERSE INCIDENT.
1.8	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.9	the meanings given.
1.10	(b) "Health care adverse incident" means an objective and definable outcome arising
1.11	from or related to patient care that results in the death or physical injury of a patient.
1.12	(c) "Health care provider" means a person who is licensed, certified, or registered, or
1.13	otherwise permitted by state law, to administer health care in the ordinary course of business
1.14	or in the practice of a profession and practices at a health care facility.
1.15	(d) "Health facility" means a hospital or outpatient surgical center licensed under sections
1.16	144.50 to 144.56; a medical, dental, or health care clinic; a diagnostic laboratory; or a
1.17	birthing center licensed under section 144.615. The definition of health facility includes
1.18	any corporation, professional corporation, partnership, limited liability company, limited
1.19	liability partnership, or other entity comprised of health facilities or health care providers.
1.20	(e) "Open discussion" means all communications that are made during an open discussion
1.21	process under this section and includes memoranda, work product, documents, and other
1.22	materials that are prepared for or submitted in the course of or in connection with

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2.1	communications made under this section. Open discussion does not include any					
2.2	communication, memoranda, work product, or other materials that would otherwise be					
2.3			-	cally for use in an open		
2.4	to this sectior	<u>1.</u>				
2.5	(f) "Patier	it" means a person w	ho receives hea	alth care from a health o	care provider. If the	
2.6				ancipated minor, the de		
2.7				the patient is deceased		
2.8	the definition	of patient includes t	the patient's leg	al representative.		
2.9	<u>Subd. 2.</u>	Ingaging in an oper	<u>1 discussion. (a</u>	a) If a health care adver	rse incident occurs,	
2.10	a health care p	provider involved in t	he health care a	dverse incident, the hea	lth facility involved	
2.11	in the health o	care adverse inciden	t, or both jointl	y may provide the pati	ent with written	
2.12	notice of their	r desire to enter into	an open discus	sion with the patient to	o discuss potential	
2.13	outcomes foll	owing a health care	adverse incider	nt in accordance with th	is section. A health	
2.14	facility may d	lesignate a person or	class of person	ns who has the authorit	ty to provide the	
2.15	notice on beha	alf of the health facili	ty. The patient	involved in the health c	are adverse incident	
2.16	may provide	oral notice to the hea	lth care provide	er, the health facility in	volved in the health	
2.17	care adverse	incident, or both of t	he patient's des	sire to enter into an ope	en discussion with	
2.18	either the health care provider or the health care provider and health facility jointly to discuss					
2.19	potential outc	omes following a he	alth care advers	se incident in accordance	ce with this section.	
2.20	<u>(b) If a he</u>	alth care provider or	health facility	decides to enter into a	n open discussion	
2.21	as specified in	n this section, the wr	ritten notice mu	ist be sent to the patien	t within 365 days	
2.22	from the date the health care provider or the health facility knew, or through the use of					
2.23	diligence should have known, of the health care adverse incident. The notice must include					
2.24	the following:					
2.25	(1) the hea	alth care provider, he	ealth facility, or	both jointly desire to	pursue an open	
2.26	discussion in accordance with this section;					
2.27	(2) the pat	tient's right to receiv	e a copy of the	medical records relate	d to the health care	
2.28	adverse incid	ent and the patient's	right to authori	ze the release of the pa	atient's medical	
2.29	records relate	ed to the health care a	adverse incider	t to a third party;		
2.30	(3) the pat	tient's right to seek le	egal counsel and	d to have legal counsel	present throughout	
2.31	the open discussion process;					
2.32	<u>(</u> 4) a copy	of section 541.076	with notice that	t the time for a patient t	to bring a lawsuit is	
2.33	limited under section 541.076 and will not be extended by engaging in an open discussion					
2.34	under this section unless all parties agree in writing to an extension;					

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3.1	<u>(</u> 5) that	if the patient chooses	to engage in ar	open discussion with t	he health care
3.2	provider, h	ealth facility, or jointly	with both, all	communications made	during the course
3.3	of the oper	discussion process, in	cluding comm	unications regarding the	e initiation of an
3.4	open discu	ssion are:			
3.5	(i) privi	ileged and confidential	· <u>·</u>		
3.6	<u>(ii) not</u>	subject to discovery, s	ubpoena, or otl	ner means of legal comp	oulsion for release;
3.7	and				
3.8	(iii) not	admissible as evidenc	e in a proceedi	ng arising directly out o	of the health care
3.9	<u> </u>		-	ative, or arbitration proc	
3.10	(6) that	any communications	memoranda w	ork product, documents	or other material
3.11		.		prepared specifically for	· · · · · · · · · · · · · · · · · · ·
3.12	-	under this section are	•	¥	
				_	
3.13				discussion with a healt	
3.14				nt must be in writing an	d must state that
3.15	the patient	has received the notice	e described in j	baragraph (b).	
3.16	<u>(d)</u> Upc	on agreement to engage	e in an open dis	scussion, the patient, he	alth care provider,
3.17	or health fa	cility may include othe	r persons in the	open discussion process	s. All other persons
3.18	included in	the open discussion m	ust be advised	of the parameters of com	munications made
3.19	during the	open discussion proces	ss specified un	der paragraph (b), claus	es (5) and (6).
3.20	<u>(e) If a</u>	health care provider or	health facility	decides to engage in ar	1 open discussion,
3.21	the health o	care provider or health	facility may:		
3.22	<u>(1) inve</u>	estigate how the health	care adverse in	ncident occurred, includ	ling gathering
3.23	information	n regarding the medica	l care or treatn	nent and disclose the res	sults of the
3.24	investigatio	on to the patient;			
3.25	<u>(2)</u> oper	nly communicate to the	patient the step	ps the health care provid	er or health facility
3.26	will take to	prevent future occurre	ences of the he	alth care adverse incide	nt; and
3.27	(3) dete	ermine that no offer of	compensation	for the health care adver	rse incident is
3.28	warranted	or that an offer of comp	ensation for th	e health care adverse inc	ident is warranted.
3.29	(f) If a	health care provider or	health facility	determines that no offe	r of compensation
3.30	<u></u>	•		cility shall orally commu	•
3.31	to the patie	ent.			

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(g) If a health care provider or a health facility determines that an offer of compensation
is warranted, the health care provider or health facility shall provide the patient with a written
offer of compensation. If an offer of compensation is made under this paragraph, and the
patient is not represented by legal counsel, the health care provider or health facility shall:
(1) advise the patient of the patient's right to seek legal counsel regarding the offer of
compensation and encourage the patient to seek legal counsel; and
(2) provide notice to the patient that the patient may be legally required to repay medical
and other expenses that were paid by a third party on the patient's behalf, including private
health insurance, Medicaid, or Medicare along with an itemized statement from the health
provider showing all charges and third-party payments.
(h) Except for an offer of compensation made under paragraph (g), open discussions
between the health care provider or health facility and the patient about compensation shall
not be in writing.
Subd. 3. Confidentiality of open discussions and offers of compensation. (a) Open
discussion communications made under this section, including offers of compensation made
under subdivision 2:
(1) do not constitute an admission of liability;
(2) are privileged and confidential and shall not be disclosed;
(3) are not admissible as evidence in any subsequent judicial, administrative, or arbitration
proceeding arising directly out of the health care adverse incident except as provided in
paragraph (b);
(4) are not subject to discovery, subpoena, or other means of legal compulsion for release;
and
(5) shall not be disclosed by any party in any subsequent judicial, administrative, or
arbitration proceeding arising directly out of the health care adverse incident.
(b) A party may move the court or other decision maker in a subsequent proceeding to
adjudicate the matter to admit as evidence a communication made during an open discussion
that contradicts a statement made during the proceeding. The court or other decision maker
shall allow a communication made during an open discussion that contradicts a statement
made at a subsequent proceeding to adjudicate the matter into evidence only if the
communication made during an open discussion is material to the claims presented in the
subsequent proceeding.

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5.1	(c) Com	nunications, memora	unda, work prod	luct, documents, and otl	her materials that
5.2	are otherwise	e subject to discovery	and that were 1	not prepared specifically	y for use in an open
5.3	discussion u	nder this section are	not confidentia	1.	
<i>с</i> 4	(d) The li	mitation on displays	no immed and have	-	dicalaguna dunin a
5.4	<u> </u>		^	his subdivision include	
5.5		· · · · ·	-	adjudicatory proceedin	
5.6				rson who engages in an	-
5.7	under this se	ction to disclose con	fidential comm	unications or agreemen	ts made under this
5.8	section.				
5.9	<u>(e) This s</u>	subdivision does not	affect any other	r law, rule, or requireme	ent with respect to
5.10	<u>confidentiali</u>	<u>ty.</u>			
5.11	Subd. 4.	Payment and resolu	tion. (a) If a pa	atient accepts an offer o	f compensation
5.12	made pursua	nt to this section, and	l payment of co	mpensation is made to a	patient as a result,
5.13	the payment	to the patient is not	payment resulti	ng from:	
5.14	<u>(1) a writ</u>	ten claim or demand	for payment;		
5.15	<u>(2)</u> a fina	l judgment, settlemer	nt, or arbitratior	n award against a health	care institution for
5.16	medical mal	practice purposes; or			
5.17	<u>(3)</u> a mal	practice claim settled	l or in which ju	dgment is rendered aga	inst a health care
5.18	professional	for purposes of repo	rting by malpra	ctice insurance compar	ies under sections
5.19	<u>146A.03, 14</u>	7.111, 147A.14, 148.	102, 148.263, 1	48B.381, 148F.205, 150	OA.13, and 153.24.
5.20	<u>(b)</u> A hea	llth care provider or l	health facility n	nay require, as a conditi	on of an offer of
5.21	compensatio	n made pursuant to t	his section, a pa	atient to execute all doc	uments and obtain
5.22	any necessar	y court approval to r	esolve a health	care adverse incident.	The parties shall
5.23	negotiate the	form of the docume	nts to be execut	ed and obtain court app	roval as necessary.
5.24	Subd. 5.	Sunset. This section	expires on Jun	e 30, 2031.	
5.25	Subd. 6.	Applicability. This s	section applies	only to health care adve	rse incidents that

5.26 <u>occur on or after August 1, 2023.</u>