(SENATE AUTHORS: LIMMER, Dibble and Abeler) DATE D-PG 02/26/2024 11802 Introduction and first read 24-05580

**OFFICIAL STATUS** 

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

SGS/HL

## S.F. No. 4199

02/26/2024 03/07/2024	11802	Introduction and first reading Referred to Health and Human Services Comm report: To pass as amended and re-refer to Judiciary and Public Safety
05/07/2021		
		A bill for an act
amending	Minne	; modifying requirements for the release of patient health records; sota Statutes 2022, section 144.293, subdivisions 2, 10; proposing aw in Minnesota Statutes, chapter 144.
BE IT ENACT	ED BY	Y THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. [14	44.292	5] CONSTRUCTION.
Sections 14	4.293 t	to 144.297 shall be construed to protect the privacy of a patient's health
records in a mo	ore stri	ngent manner than provided in Code of Federal Regulations, title 45,
part 164. For p	ourpose	s of this section, "more stringent" has the meaning given to that term
		egulations, title 45, section 160.202, with respect to a use or disclosure
		ss legal permission from an individual to disclose individually
identifiable hea	alth 1nf	ormation.
<b>EFFECTI</b>	VE DA	TE. This section is effective the day following final enactment.
Sec. 2. Minn	esota S	tatutes 2022, section 144.293, subdivision 2, is amended to read:
Subd. 2. Pa	ntient c	consent to release of records. A provider, or a person who receives
health records	from a j	provider, may not release a patient's health records to a person without:
(1) a signed	l and d	ated consent from the patient or the patient's legally authorized
representative	authori	izing the release;
(2) specific	author	rization in Minnesota law; or
(3) a repres	entatio	on from a provider that holds a signed and dated consent from the
patient authori		
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	01/12/24	REVISOR	SGS/HL	24-05580	as introduced			
2.1	EFFECTIVE DATE. This section is effective the day following final enactment and							
2.2	applies to health records released on or after that date.							
2.3	Sec. 3. Minnesota Statutes 2022, section 144.293, subdivision 10, is amended to read:							
2.4	Subd. 10. Warranties regarding consents, requests, and disclosures. (a) When							
2.5	requesting health records using consent, a person warrants that the consent:							
2.6	(1) contains no information known to the person to be false; and							
2.7	(2) accurately states the patient's desire to have health records disclosed or that there is							
2.8	specific authorization in Minnesota law.							
2.9	(b) When requesting health records using consent, or a representation of holding a							
2.10	consent, a provider warrants that the request:							
2.11	(1) contains no information known to the provider to be false;							
2.12	(2) accurately states the patient's desire to have health records disclosed or that there is							
2.13	specific authorization in Minnesota law; and							
2.14	(3) does not exceed any limits imposed by the patient in the consent.							
2.15	(c) When disclosing health records, a person releasing health records warrants that the							
2.16	person:							
2.17	(1) has complied with the requirements of this section regarding disclosure of health							
2.18	records;							
2.19	(2) knows of no information related to the request that is false; and							
2.20	(3) has complied with the limits set by the patient in the consent.							
2.21	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment and							
2.22	applies to health records released on or after that date.							