SGS

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

## S.F. No. 1745

(SENATE AUTHORS: MURPHY, Boldon, Marty and Abeler)					
DATE	D-PG	OFFICIAL STATUS			
02/16/2023	857	Introduction and first reading			
		Referred to Health and Human Services			
03/02/2023	1288	Author added Boldon			
04/09/2024	13572a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety			
		Joint rule 2.03, referred to Rules and Administration			
	13583	Comm report: Adopt previous comm report Jt rule 2.03 suspended			
04/11/2024	13654	Author added Marty			
04/15/2024	13688	Comm report: To pass and re-referred to Rules and Administration			
	13899	Author added Abeler			

1.1	A bill for an act
1.2 1.3 1.4	relating to state government; requiring accounting procedures for accountable health care entities receiving eligible state expenditures; authorizing the state auditor to examine records of accountable health care entities; establishing the
1.5 1.6 1.7 1.8	Minnesota Commission for Equitable Health Care Services; requiring reports; providing appointments; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 6; proposing coding for new law as Minnesota Statutes, chapter 145E.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. [6.93] ACCOUNTABLE HEALTH CARE ENTITIES; CERTIFICATION.
1.11	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.12	the meanings given.
1.13	(b) "Accountable health care entity" means any entity that operates in Minnesota and,
1.14	as more than an incidental part of the entity's business activities, provides health care services;
1.15	offers health insurance; reviews, negotiates, or facilitates transactions related to health care
1.16	services or health insurance; sells medical or pharmaceutical equipment, drugs, supplies,
1.17	or related goods; or acts as a producer, agent, broker, intermediary, or contractor to perform
1.18	or facilitate any of the foregoing activities. Accountable health care entity includes, but is
1.19	not limited to the following:
1.20	(1) an entity formed to provide a professional health care service to individuals;
1.21	(2) a utilization review organization, as defined in section 62M.02;
1.22	(3) an entity that owns or controls a facility certified or licensed by the Department of
1.23	Health;
1.24	(4) an entity subject to section 60A.23, subdivision 8;

Section 1.

1

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment		
2.1	<u>(5) a phar</u>	macy benefit manage	er, as defined in	section 62W.02; and			
2.2	(6) a man	ufacturer, pharmacy,	retailer, wholes	saler, third-party logist	ics provider, group		
2.3	purchasing or	ganization, distribute	or, or other entit	ty engaged in supplying	g a drug or medical		
2.4	equipment or	device.					
2.5	(c) "Comr	nission" means the M	innesota Comn	nission for Equitable H	ealth Care Services		
2.6	established in	section 145E.10.					
2.7	(d) "Eligil	ole state expenditure"	' means anv ca	sh, good, benefit, credi	t. or other asset		
2.8	<u> </u>	•		r any expenditure or co	<u>.</u>		
2.9	<u> </u>			, to serve a health care			
2 10		•			· · · · · ·		
2.10				<u>1 care entities. (a) All</u>			
2.11			•	ture must account, to t			
2.12	practicable, lo	or all receipts, transfe	ers, and uses of	eligible state expendit	lures.		
2.13	(b) All ac	countable health care	entities that re	ceive an eligible state	expenditure must		
2.14	<u>maintain suffi</u>	cient accounting record	rds to clearly de	emonstrate, to the fulles	t extent practicable,		
2.15	to the state au	ditor that all eligible	state expenditu	res have been utilized	by the accountable		
2.16	health care entity to effectuate the legislative purpose for the eligible state expenditure.						
2.17	(c) By De	cember 31, 2025, and	l each year ther	eafter, all accountable	health care entities		
2.18	that received a	an eligible state expen	diture in the ca	lendar year must certify	to the state auditor		
2.19	that accounting	ig records have been i	maintained in a	ccordance with paragra	aph (b) with respect		
2.20	to all eligible	state expenditures.					
2.21	<u>Subd. 3.</u>	Vritten accounting <b>p</b>	olicies. (a) All	entities subject to subdi	vision 2, paragraph		
2.22	(c), that do no	t provide the certifica	tion required by	y subdivision 2 must de	velop and maintain		
2.23	written polici	es and procedures that	at include a sus	tainable methodology	to implement the		
2.24	accounting re	equirements of this se	ction.				
2.25	<u>(b)</u> An acc	countable health care	entity subject	to this subdivision mus	st cooperate with		
2.26	the state audi	tor in developing suc	h policies and	procedures.			
2.27	(c) The w	ritten policies and pro	ocedures must b	be made available to: (]	1) the state auditor;		
2.28	and (2) any c	hair of a legislative co	ommittee, upoi	n request.			
2.29	Subd. 4. (	Commission request:	s for examinat	ion. Upon receipt of a	written request for		
2.30	one of the fol	lowing by the commi	ission, the state	auditor must:			
2.31	(1) exami	ne all potentially rele	vant accounts a	and records of an accord	untable health care		
2.32	entity for con	npliance with this sec	tion; or				

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
3.1	(2) exam	nine all potentially rel	evant accounts	and records of an acc	ountable health care
3.2	entity, with	respect to a particular	· eligible state	expenditure, to determ	ine the following:
3.3	(i) the n	ecessity for the eligibl	e state expend	iture to have been fund	led by public funds;
3.4	and				
3.5	<u>(ii)</u> the a	accountable health care	entity's budge	ting considerations and	decisions impacting
3.6	the necessit	ty analysis required by	v item (i).		
3.7	Subd. 5	. Independent state a	uditor examin	ations. (a) The state a	uditor is empowered
3.8	to examine	all accounts and recor	ds of an accou	intable health care enti	ty that received an
3.9				ear for compliance wit	•
3.10		•		is not necessary for the	
3.11	such author				
				incide dution and fourth	in resting 145E 10
3.12	<u> </u>			nission's duties set forth	
3.13			nay use all aut	hority under paragraph	(a) for the purposes
3.14	of this para	graph.			
3.15	Subd. 6	<u>. Report to the comm</u>	<b>ission.</b> The sta	ate auditor must report	the findings of any
3.16	examination	n under this section to	the commission	on. The state auditor m	ust report findings
3.17	resulting fro	om a request under sub	division 4 to th	e commission within 3	0 days of the request
3.18	to the state a	auditor. The state audito	or's report to the	e commission must incl	ude any information,
3.19	including c	omprehensive financia	al data of the a	ccountable health care	entity, that the state
3.20	auditor dete	ermines would facilita	te the commiss	sion's duties set forth in	n section 145E.10,
3.21	subdivision	11.			
3.22	EFFEC	TIVE DATE. This se	ection is effecti	ve January 1, 2025.	
3.23	Sec. 2. [14	45E.10] COMMISSI	ON FOR EQU	JITABLE HEALTH	CARE SERVICES.
3.24	Subdivi	sion 1. <b>Definitions.</b> (a	) For purposes	of this section, the fol	lowing terms have
3.25	the meaning	gs given them.			
3.26	<u>(b)</u> "Acc	countable health care of	entity" has the	meaning given in sect	ion 6.93.
3.27	<u>(c)</u> "Cor	nmission" means the N	/linnesota Com	mission for Equitable l	Health Care Services
3.28	established	in this section.			
3.29	(d) "Elig	gible state expenditure	" has the mear	ning given in section 6	<u>.93.</u>
			.4		

3.30 (e) "Personal interest" means that:

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
4.1	<u>(1) a pe</u>	rson owns or controls,	directly or inc	lirectly, at least five pe	ercent of the voting
4.2	interest or e	equity interest in the en	ntity;		
4.3	(2) the $(2)$	equity interest in the en	tity owned by	a person represents at	least five percent of
4.4	that person	's net worth; or			
4.5	(3) at le	ast five percent of a per	rson's gross in	come, other than incor	ne from fixed wages
4.6	and employ	ment benefits received	from the ent	ity, is based, through e	quity, contract, or
4.7	otherwise,	on the entity's revenue.	<u>.</u>		
4.8	Subd. 2	<u>.</u> Public membership.	(a) The Minn	esota Commission for	Equitable Health
4.9	Care Servic	ces consists of nine pub	olic members	appointed according to	section 15.0597, as
4.10	follows:				
4.11	<u>(1) one</u>	member who is a resid	ent of congres	ssional district 1 appoint	nted by the attorney
4.12	general;				
4.13	(2) one	member who is a resid	ent of congres	ssional district 2 appoint	nted by the attorney
4.14	general;				
4.15	<u>(3) one</u>	member who is a resid	ent of congres	ssional district 3 appoint	nted by the speaker
4.16	of the hous	e of representatives;			
4.17	(4) one	member who is a reside	ent of congres	sional district 4 appoin	ted by the governor;
4.18	(5) one	member who is a resid	ent of congres	ssional district 5 appoin	nted by the majority
4.19	leader of th	e senate;			
4.20	<u>(6) one</u>	member who is a resid	ent of congres	ssional district 6 appoint	nted by the minority
4.21	leader of th	e house of representati	ves;		
4.22	(7) one	member who is a resid	ent of congres	ssional district 7 appoint	nted by the minority
4.23	leader of th	e senate;			
4.24	<u>(8) one</u>	member who is a resid	ent of congres	sional district 8 appoin	ted by the governor;
4.25	and				
4.26	(9) one	member who is a repres	entative of Tri	bal governments appoin	nted by the governor.
4.27	<u>(b)</u> The	appointing authorities	under this sub	odivision must consult	with one another to
4.28	ensure to the	ne extent practicable th	at the public r	nembership of the com	mission represents
4.29	the diversit	y of Minnesotans with	respect to ger	nder, race, ethnicity, an	d geography.
4.30	<u>(c) The</u>	appointing authorities	must complet	e the initial appointme	nts required under
4.31	this subdiv	ision by August 1, 202	<u>4.</u>		

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
5.1	(d) The gove	ernor shall designa	ate one public m	ember appointed by the	governor to serve
5.2	<u></u>		-	f planning and convening	
5.3	of the commissi	on.			
5.4	(e) Public m	embers may be re	moved as provi	ded in section 15.059, s	ubdivision 4.
5.5	Subd. 3. Con	mmission advisor	<b>·s.</b> (a) The comm	nission includes 11 nonve	oting commission
5.6	advisors appoin	ted according to s	ection 15.0597	as follows:	
5.7	<u>(1) one advis</u>	sor who is a regist	tered nurse and	practices nursing in a ho	ospital setting,
5.8	appointed by the	e Minnesota Nurs	es Association;		
5.9	(2) one advis	sor who is a licens	sed traditional r	nidwife, appointed by th	e Birth Justice
5.10	Collaborative;				
5.11	(3) one advis	sor who is a menta	l health provide	r with rural mental health	n care experience,
5.12	appointed by the	e National Alliand	ce on Mental Ill	ness, Minnesota;	
5.13	(4) one advis	sor who is living	with a disability	, appointed by the Minn	esota Council on
5.14	Disability;				
5.15	(5) one advis	sor who is a prima	ary care physici	an with rural health care	experience,
5.16	appointed by the	e Minnesota Medi	ical Associatior	<u>1;</u>	
5.17	(6) one advis	sor who is a licens	ed practical nur	se and practices practical	nursing in a rural
5.18	health care setting	ng, appointed by t	the American F	ederation of State, Count	ty, and Municipal
5.19	Employees, Cou	uncil 65;			
5.20	<u>(7) one advis</u>	sor who is a long-	term care provi	der, appointed by Servic	e Employees
5.21	International Ur	nion Healthcare M	linnesota and Io	owa;	
5.22	<u>(8) one advis</u>	sor who is a repres	sentative of the	counties, appointed by t	he Association of
5.23	Minnesota Cour	nties;			
5.24	(9) one advis	sor who is a physi	cian or surgeon	whose practice includes	s trauma and who
5.25	practices in a le	vel 1 trauma cente	er, appointed by	Hennepin County Medi	ical Center;
5.26	(10) one adv	visor who is an em	ployee of a hea	lth carrier, as defined in	section 62A.011,
5.27	appointed by the	e Minnesota Cour	ncil of Health P	lans; and	
5.28	<u>(11) one adv</u>	isor who is a hosp	oital administra	tor with expertise in med	lical billing,
5.29	appointed by the	e Minnesota Hosp	oital Association	<u>1.</u>	

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
6.1	(b) The appoi	inting authorities	under this subc	livision must consult wit	th one another to
6.2	<u> </u>			ion advisor membership	
6.3		•		race, ethnicity, and geog	•
6.4	<u>·                                    </u>	-	-	the initial appointments	required under
6.5		by August 1, 2024	<u>+.</u>		
6.6	(d) Commissi	on advisors may	be removed as	provided in section 15.0	)59, subdivision
6.7	<u>4.</u>				
6.8	Subd. 4. Legi	slative members	hip. The comr	nission shall include fou	r nonvoting
6.9	legislative memb	ers, of whom two	must be mem	bers of the senate, with o	one appointed by
6.10	the majority lead	er of the senate an	nd one appoint	ed by the minority leade	r of the senate;
6.11	and of whom two	o must be member	rs of the house	of representatives, with	one appointed by
6.12	the speaker of the	e house of represe	entatives and or	ne appointed by the mino	ority leader of the
6.13	house of represen	ntatives. The appo	inting authorit	es must complete the ini	tial appointments
6.14	required under th	is subdivision by	August 1, 202	4.	
6.15	Subd. 5. Ex o	officio membersh	<b>ip.</b> (a) The cor	nmission shall include fi	ive nonvoting ex
6.16	officio members,	three of whom m	ust be employe	ees of the Department of	Health appointed
6.17	by the commission	oner of health, on	e of whom mu	st be an employee of the	Office of the
6.18	Attorney Genera	l appointed by the	attorney gener	al, and one of whom mus	st be an employee
6.19	of the Office of t	he State Auditor a	appointed by th	ne state auditor.	
6.20	(b) Of the con	nmissioner of hea	alth's appointm	ents, one must have exp	ertise in network
6.21	adequacy for ma	naged care plans,	one must have	expertise in health equi	ty, and one must
6.22	have expertise in	rural health.			
6.23	(c) The appoi	nting authorities 1	must complete	the initial appointments	required under
6.24	this subdivision l	by August 1, 2024	<u>4.</u>		
6.25	Subd. 6. Lim	itations on memb	ership. No me	mber of the commission	may be a director.
6.26				of, or may have a persor	
6.27	an accountable h	ealth care entity; c	or (2) a direct of	indirect affiliate of an a	ccountable health
6.28	care entity.				
6.29	Subd. 7. Cha	irperson; execut	ive committee	. (a) The commission sh	all elect a
6.30				as it deems necessary.	
6.31				on if the commission ch	ooses not to elect
6.32	<u> </u>			mmittees and work grou	
6.33		es of the commiss		minutes and work give	<u>.ps us needsbury</u>

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment				
7.1	Subd. 8.	Meetings. (a) The ap	pointee of the	governor designated b	y the governor to				
7.2	Subd. 8. Meetings. (a) The appointee of the governor designated by the governor to serve as acting chairperson for the purposes of convening the first meeting must convene								
7.3	the first mee	ting of the commission	on by Septemb	er 1, 2024.					
7.4	<u>(b)</u> The c	commission meets at	the call of the c	chairperson or at the re	equest of a majority				
7.5	of commission	on members. Meeting	gs of the comm	nission are subject to se	ection 13D.01, and				
7.6	notice of its	meetings is governed	by section 13	D.04.					
7.7	Subd. 9.	Executive director;	staff. The com	mission shall appoint a	n executive director.				
7.8	The executiv	e director serves as ar	n ex officio non	voting member of the e	executive committee.				
7.9	The commis	sion may delegate to	the executive of	director any powers an	d duties under this				
7.10	section that of	do not require commi	ission approval	. The executive direct	or serves in the				
7.11	unclassified	service and may be re	emoved at any	time by a majority vote	e of the commission.				
7.12	The executiv	ve director may emplo	oy and direct st	taff necessary to carry	out commission				
7.13	mandates, po	olicies, activities, and	l objectives.						
7.14	Subd. 10. Office space; equipment; technical assistance. (a) The commissioner of								
7.15	administratio	on shall provide to the	commission, at	a reasonable cost, admi	inistrative assistance,				
7.16	office space,	and access to office ec	uipment and se	ervices. The commissio	ner of administration				
7.17	may accept o	outside resources to h	elp support its	efforts.					
7.18	<u>(b)</u> The c	commissioners of all o	departments of	state government shal	l accommodate any				
7.19	reasonable re	equests for technical a	assistance from	the commission as it o	carries out its duties.				
7.20	The commis	sioners shall leverage	e their existing	vendor contracts to pr	ovide the requested				
7.21	technical ass	sistance. The commis	sioners shall re	eceive expedited review	w and publication of				
7.22	<u>competitive</u>	procurements for add	itional vendor s	support if needed to ful	fill the commission's				
7.23	request.								
7.24	Subd. 11	<u>Duties.</u> (a) The com	mission shall o	develop and recommen	nd to the legislature				
7.25	<u>a plan to pro</u>	vide meaningful avai	ilability of heal	th care services to all	state residents. In				
7.26	developing t	he plan, the commiss	ion shall:						
7.27	<u>(1) consu</u>	ılt with a representati	ve sample of M	Ainnesota residents, th	rough regional field				
7.28	hearings and	l interviews, regardin	g their experie	nces and expectations	with respect to				
7.29	meaningfully	accessing health care	e services for wl	nich they have coverage	e, including coverage				
7.30	through pub	lic health care progra	<u>ms;</u>						
7.31	<u>(2) consu</u>	lt small business owr	ners, local emp	loyers, local governme	ent leaders, and local				
7.32	health care p	providers, representin	g different regi	ions across Minnesota,	, regarding their				
7.33	experiences	and expectations with	h health care co	osts, coverage, and acc	ess to care;				

7

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
8.1	(3) devel	lop and implement a r	nethod to estin	nate the contribution to	the health care
8.2	<u> </u>			d local sources, includ	
8.3	capitation pa	ayments, tax expendit	ures, and subsi	dies;	
8.4	(4) devel	op and implement a m	ethod of invest	igating the financial and	d policy instruments
8.5	employed by	y corporate health car	e entities to ad	vance, deny, and impa	ir meaningful and
8.6	equitable he	alth care for Minneso	tans;		
8.7	(5) devel	op and implement a r	nethod of invest	stigating the geograph	ic distribution of
8.8	resources su	ch as hospital beds ar	nd specialty ser	vices and limited netw	vorks of service
8.9	providers, pa	articularly for mental h	nealth services,	substance use disorder	services, obstetrics,
8.10	and long-ter	m services and suppo	rts;		
8.11	<u>(6) study</u>	and make recommer	dations on trar	sparency of ownership	p of health care
8.12	facilities and	l systems and of the re	ole of private e	quity in the health care	market in the state;
8.13	(7) devel	op and implement a m	ethod of investi	gating the extent and se	everity of inadequate
8.14	availability	of culturally competer	nt care;		
8.15	<u>(8)</u> devel	lop and implement a r	nethod of inves	stigating incentives to	provide equitable,
8.16	competent c	are;			
8.17	<u>(9) study</u>	and make recommen	idations on inco	entives and disincentiv	yes to ensure that
8.18	health care e	entities continue to pro-	ovide health ca	re services in rural and	d other underserved
8.19	<u>communitie</u>	s; and			
8.20	(10) cone	duct other activities th	ne commission	considers necessary to	carry out the intent
8.21	of the legisla	ature as expressed in t	this section.		
8.22	(b) The c	commission must revi	ew accountable	e health care entities' a	ctivities to identify
8.23	instances wh	here the accountable h	nealth care entitient	ty has potentially faile	d to comply with
8.24	section 6.93	, including but not lin	nited to where	eligible state expendit	ures have not been
8.25	utilized by t	he accountable health	care entity to	effectuate the legislativ	ve purpose for the
8.26	eligible state	e expenditure.			
8.27	<u>(c)</u> The c	commission must noti	fy the state auc	litor of those instances	of potential
8.28	noncomplia	nce that the commissi	on identifies u	nder paragraph (b).	
8.29	<u>Subd. 12</u>	. Expenses. Public m	embers, comm	ission advisors, and ex	c officio members
8.30	serve withou	it compensation. All 1	members and a	dvisors may have expe	enses reimbursed as
8.31	provided in	section 15.059, subdi	vision 3.		

	SF1745	REVISOR	SGS	S1745-1	1st Engrossment
9.1	<u>Subd. 13</u>	3. Data classification	. Data collected	by the commission, in	ncluding but not
9.2	limited to da	ata obtained from the	state auditor un	der section 6.93, is pr	ivate data on
9.3	individuals	as defined in section	13.02, subdivisi	on 12, or nonpublic d	ata as defined in
9.4	section 13.0	2, subdivision 9.			
9.5	<u>Subd. 14</u>	<u>Contract authorit</u>	y. The commissi	on may contract with	one or more third
9.6	parties to pe	erform its duties.			
9.7	<u>Subd. 15</u>	5. <b>Reports.</b> (a) By Jai	nuary 15, 2025, 1	the commission must	submit to the chairs
9.8	and ranking	minority members o	f the legislative	committees with juris	diction over health
9.9	an initial rep	port on its progress an	nd other appropr	iate information.	
9.10	<u>(b) By Ja</u>	anuary 15, 2026, and	each year therea	after, the commission	shall submit to the
9.11	chairs and ra	anking minority men	bers of the legis	lative committees wit	th jurisdiction over
9.12	health a fina	l report with proposa	als to ensure that	all Minnesotans have	e meaningful access
9.13	to equitable	health care services,	any additional r	ecommendations, dra	ft legislation,
9.14	notifications	s to the state auditor u	under subdivisio	n 11, paragraph (c), a	nd the findings and
9.15	outcomes of	f any resulting invest	igations by the s	tate auditor.	
9.16	Sec. 3. <u>AF</u>	PROPRIATION.			
9.17	Subdivis	ion 1. <mark>Minnesota C</mark> o	ommission for I	Equitable Health Ca	re Services. <u></u> \$
9.18	in fiscal yea	r 2025 is appropriate	d from the gener	al fund to the Minnes	ota Commission for
9.19	Equitable H	ealth Care Services for	or purposes of fu	lfilling duties assigned	d to the commission
9.20	and is availa	able until June 30, 20	27.		
9.21	<u>Subd. 2.</u>	Commissioner of a	dministration.	S in fiscal year 20	25 is appropriated
9.22	from the ger	neral fund to the com	missioner of adr	ninistration for the co	mmissioner's duties

9.23 with respect to the Minnesota Commission for Equitable Health Care Services and is available

9.24 <u>until June 30, 2027.</u>