1.1	A bill for an act
1.2	relating to health; establishing requirements for hospital nurse staffing committees
1.3	and hospital nurse workload committees; modifying requirements of hospital core
1.4 1.5	staffing plans; requiring the commissioner of health to grade and publicly disclose hospital compliance with core staffing plans; modifying requirements related to
1.6	hospital preparedness and incident response action plans to acts of violence;
1.7	modifying eligibility for nursing facility employee scholarships; establishing a
1.8	hospital nursing education loan forgiveness program; modifying eligibility for the
1.9 1.10	health professional education loan forgiveness program; requiring the commissioner of health to study hospital staffing; establishing a grant program to improve the
1.10	mental health of health care workers; requiring a report; appropriating money;
1.12	amending Minnesota Statutes 2022, sections 144.1501, subdivisions 1, 2, 3, 4, 5;
1.13	144.566; 144.608, subdivision 1; 144.653, subdivision 5; 144.7055; 144.7067,
1.14	subdivision 1; 147A.08; proposing coding for new law in Minnesota Statutes, chapter 144.
1.15	chapter 144.
1.16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.17	ARTICLE 1
1.18	KEEPING NURSES AT THE BEDSIDE ACT
1.18 1.19	KEEPING NURSES AT THE BEDSIDE ACT Section 1. <u>TITLE.</u>
1.19	Section 1. TITLE.
1.19 1.20	Section 1. <u>TITLE.</u> This act shall be known as "The Keeping Nurses at the Bedside Act of 2023."
1.19 1.20 1.21	Section 1. <u>TITLE.</u> <u>This act shall be known as "The Keeping Nurses at the Bedside Act of 2023."</u> <u>ARTICLE 2</u>
1.19 1.20 1.21	Section 1. <u>TITLE.</u> <u>This act shall be known as "The Keeping Nurses at the Bedside Act of 2023."</u> <u>ARTICLE 2</u>
 1.19 1.20 1.21 1.22 	Section 1. <u>TITLE.</u> <u>This act shall be known as "The Keeping Nurses at the Bedside Act of 2023."</u> <u>ARTICLE 2</u> <u>HOSPITAL STAFFING</u>
 1.19 1.20 1.21 1.22 1.23 	Section 1. <u>TITLE.</u> <u>This act shall be known as "The Keeping Nurses at the Bedside Act of 2023."</u> <u>ARTICLE 2</u> <u>HOSPITAL STAFFING</u> Section 1. Minnesota Statutes 2022, section 144.653, subdivision 5, is amended to read:

2.1	with sections 144.411 to 144.417, 144.50 to 144.58, 144.651, 144.7051 to 144.7058, or
2.2	626.557, or the applicable rules promulgated under those sections, a correction order shall
2.3	be issued to the licensee. The correction order shall state the deficiency, cite the specific
2.4	rule violated, and specify the time allowed for correction.
2.5	Sec. 2. [144.7051] DEFINITIONS.
2.6	Subdivision 1. Applicability. For the purposes of sections 144.7051 to 144.7058, the
2.7	terms defined in this section have the meanings given.
2.8	Subd. 2. Concern for safe staffing form. "Concern for safe staffing form" means a
2.9	standard uniform form developed by the commissioner that may be used by any individual
2.10	to report unsafe staffing situations while maintaining the privacy of patients.
2.11	Subd. 3. Commissioner. "Commissioner" means the commissioner of health.
2.12	Subd. 4. Daily staffing schedule. "Daily staffing schedule" means the actual number
2.13	of full-time equivalent nonmanagerial care staff assigned to an inpatient care unit and
2.14	providing care in that unit during a 24-hour period and the actual number of patients assigned
2.15	to each direct care registered nurse present and providing care in the unit.
2.16	Subd. 5. Direct-care registered nurse. "Direct-care registered nurse" means a registered
2.17	nurse, as defined in section 148.171, subdivision 20, who is nonsupervisory and
2.18	nonmanagerial and who directly provides nursing care to patients more than 60 percent of
2.19	the time.
2.20	Subd. 6. Hospital. "Hospital" means any setting that is licensed under this chapter as a
2.21	hospital.
2.22	EFFECTIVE DATE. This section is effective July 1, 2025.
2.23	Sec. 3. [144.7053] HOSPITAL NURSE STAFFING COMMITTEE.
2.23	See. 5. [144.7055] HOSTITAL WORSE STATTING COMMITTEE.
2.24	Subdivision 1. Hospital nurse staffing committee required. (a) Each hospital must
2.25	establish and maintain a functioning hospital nurse staffing committee. A hospital may
2.26	assign the functions and duties of a hospital nurse staffing committee to an existing committee
2.27	provided the existing committee meets the membership requirements applicable to a hospital
2.28	nurse staffing committee.
2.29	(b) The commissioner is not required to verify compliance with this section by an on-site
2.30	visit.

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3.1	Subd. 2. Staffing committee membership. (a) At least 35 percent of the hospital nurse
3.2	staffing committee's membership must be direct care registered nurses typically assigned
3.3	to a specific unit for an entire shift and at least 15 percent of the committee's membership
3.4	must be other direct care workers typically assigned to a specific unit for an entire shift.
3.5	Direct care registered nurses and other direct care workers who are members of a collective
3.6	bargaining unit shall be appointed or elected to the committee according to the guidelines
3.7	of the applicable collective bargaining agreement. If there is no collective bargaining
3.8	agreement, direct care registered nurses shall be elected to the committee by direct care
3.9	registered nurses employed by the hospital and other direct care workers shall be elected
3.10	to the committee by other direct care workers employed by the hospital.
3.11	(b) The hospital shall appoint 50 percent of the hospital nurse staffing committee's
3.12	membership.
3.13	Subd. 3. Staffing committee compensation. A hospital must treat participation in the
3.14	hospital nurse staffing committee meetings by any hospital employee as scheduled work
3.15	time and compensate each committee member at the employee's existing rate of pay. A
3.16	hospital must relieve all direct care registered nurse members of the hospital nurse staffing
3.17	committee of other work duties during the times when the committee meets.
3.18	Subd. 4. Staffing committee meeting frequency. Each hospital nurse staffing committee
3.19	must meet at least quarterly.
3.20	Subd. 5. Staffing committee duties. (a) Each hospital nurse staffing committee shall
3.21	create, implement, continuously evaluate, and update as needed evidence-based written
3.22	core staffing plans to guide the creation of daily staffing schedules for each inpatient care
3.23	unit of the hospital.
3.24	(b) Each hospital nurse staffing committee must:
3.25	(1) establish a secure, uniform, and easily accessible method for any hospital employee,
3.26	patient, or patient family member to submit directly to the committee a concern for safe
3.27	staffing form;
3.28	(2) review each concern for safe staffing form;
3.29	(3) forward a copy of all concern for safe staffing forms to the relevant hospital nurse
3.30	workload committee;
3.31	(4) review the documentation of compliance maintained by the hospital under section
3.32	144.7056, subdivision 10;

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4.1	(5) conduct a trend analysis of the	e data related to all r	reported concerns	regarding safe
4.2	<u>staffing;</u>			
4.3	(6) develop a mechanism for track	king and analyzing s	staffing trends wit	hin the hospital;
4.4	(7) submit a nurse staffing report	to the commissione	<u>r;</u>	
4.5	(8) assist the commissioner in cor	npiling data for the	Nursing Workfor	ce Report by
4.6	encouraging participation in the com	missioner's indepen	dent study on rea	sons licensed
4.7	registered nurses are leaving the prof	ession; and		
4.8	(9) record in the committee minut	es for each meeting	a summary of the	discussions and
4.9	recommendations of the committee.	Each committee mu	st maintain the m	inutes, records,
4.10	and distributed materials for five year	<u>rs.</u>		
4.11	EFFECTIVE DATE. This section	n is effective July 1	, 2025.	
4.12	Sec. 4. [144.7054] HOSPITAL NU	JRSE WORKLOA	D COMMITTE	<u>E.</u>
4.13	Subdivision 1. Hospital nurse we	orkload committee	e required. (a) Ea	ch hospital must
4.14	establish and maintain functioning ho	ospital nurse worklo	ad committees fo	r each unit.
4.15	(b) The commissioner is not require	red to verify complia	ance with this sect	ion by an on-site
4.16	visit.			
4.17	Subd. 2. Workload committee m	embership. (a) At	least 35 percent o	f each workload
4.18	committee's membership must be dire	ect care registered m	urses typically ass	signed to the unit
4.19	for an entire shift and at least 15 perce	nt of the committee'	s membership mu	st be other direct
4.20	care workers typically assigned to the	e unit for an entire s	hift. Direct care r	egistered nurses
4.21	and other direct care workers who are	e members of a coll	ective bargaining	unit shall be
4.22	appointed or elected to the committee	according to the gui	delines of the app	icable collective
4.23	bargaining agreement. If there is no c	ollective bargaining	g agreement, direc	t care registered
4.24	nurses shall be elected to the commit	tee by direct care re	gistered nurses ty	pically assigned
4.25	to the unit for an entire shift and other	direct care workers	s shall be elected	to the committee
4.26	by other direct care workers typically	assigned to the uni	it for an entire shi	<u>ft.</u>
4.27	(b) The hospital shall appoint 50	percent of each unit	's nurse workload	committee's
4.28	membership.			
4.29	(c) Notwithstanding paragraphs (a	a) and (b), if a hospi	ital has establishe	d a staffing
4.30	committee through collective bargain	ing, then the compo	osition of that con	nmittee prevails.
4.31	Subd. 3. Workload committee co	ompensation. A ho	spital must treat p	participation in a
4.32	hospital nurse workload committee n	neeting by any hosp	ital employee as	scheduled work

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5.1	time and compensate each commit	tee member at the em	ployee's existing	rate of pay. A
5.2	hospital must relieve all direct care registered nurse members of a hospital nurse workload			
5.3	committee of other work duties du	ring the times when the	he committee mee	ets.
5.4	Subd. 4. Workload committee	meeting frequency.	Each hospital nur	rse workload
5.5	committee must meet at least month	ly whenever the com	nittee is in receipt	of an unresolved
5.6	concern for safe staffing form.			
5.7	Subd. 5. Workload committee	duties. (a) Each hos	pital nurse worklo	ad committee
5.8	must create, implement, and mainta	in dispute resolution p	procedures to guid	e the committee's
5.9	development and implementation of	of solutions to the staf	fing concerns rais	ed in concern for
5.10	safe staffing forms that have been	forwarded to the com	mittee. The dispu	te resolution
5.11	procedures must include an expedite	ed arbitration process	with an arbitrator v	who has expertise
5.12	in patient care. The committee mus	t use the expedited arl	bitration process f	or any complaint
5.13	that remains unresolved 30 days af	ter the submission of	the concern for s	afe staffing form
5.14	that gave rise to the complaint.			
5.15	(b) Each hospital nurse workloa	ad committee must at	tempt to expedition	ously resolve
5.16	staffing issues the committee deterr	nines arise from a vio	lation of the hospi	tal's core staffing
5.17	<u>plan.</u>			
5.18	EFFECTIVE DATE. This sec	tion is effective July	1, 2025.	
5.19	Sec. 5. Minnesota Statutes 2022,	section 144.7055, is a	amended to read:	
5.20	144.7055 <u>HOSPITAL CORE</u>	STAFFING PLAN H	REPORTS.	
5.21	Subdivision 1. Definitions. (a)	For the purposes of t	his section sectior	ns 144.7051 to
5.22	144.7058, the following terms have	e the meanings given.		
5.23	(b) "Core staffing plan" means	the projected number	of full-time equi	valent
5.24	nonmanagerial care staff that will l	be assigned in a 24-ho	our period to an ir	patient care unit
5.25	a plan described in subdivision 2.			
5.26	(c) "Nonmanagerial care staff"	means registered nurs	ses, licensed pract	tical nurses, and
5.27	other health care workers, which ma	ay include but is not li	mited to nursing a	ssistants, nursing
5.28	aides, patient care technicians, and	patient care assistant	s, who perform n	onmanagerial
5.29	direct patient care functions for mo	ore than 50 percent of	their scheduled h	ours on a given
5.30	patient care unit.			
5.31	(d) "Inpatient care unit" or "unit	<u>"</u> means a designated i	inpatient area for a	assigning patients
5.32	and staff for which a distinct staffi	ng plan daily staffing	schedule exists a	nd that operates

24 hours per day, seven days per week in a hospital setting. Inpatient care unit does not 6.1 include any hospital-based clinic, long-term care facility, or outpatient hospital department. 6.2 (e) "Staffing hours per patient day" means the number of full-time equivalent 6.3 nonmanagerial care staff who will ordinarily be assigned to provide direct patient care 6.4 divided by the expected average number of patients upon which such assignments are based. 6.5 (f) "Patient acuity tool" means a system for measuring an individual patient's need for 6.6 nursing care. This includes utilizing a professional registered nursing assessment of patient 6.7 condition to assess staffing need. 6.8 Subd. 2. Hospital core staffing report plans. (a) The chief nursing executive or nursing 6.9 designee hospital nurse staffing committee of every reporting hospital in Minnesota under 6.10 section 144.50 will must develop a core staffing plan for each patient inpatient care unit. 6.11 (b) The commissioner is not required to verify compliance with this section by an on-site 6.12 visit. 6.13 (b)(c) Core staffing plans shall must specify all of the following: 6.14 (1) the projected number of full-time equivalent for nonmanagerial care staff that will 6.15 be assigned in a 24-hour period to each patient inpatient care unit for each 24-hour period.; 6.16 (2) the maximum number of patients on each inpatient care unit for whom a direct care 6.17 nurse can typically safely care; 6.18 (3) criteria for determining when circumstances exist on each inpatient care unit such 6.19 that a direct care nurse cannot safely care for the typical number of patients and when 6.20 assigning a lower number of patients to each nurse on the inpatient unit would be appropriate; 6.21 (4) a procedure for each inpatient care unit to make shift-to-shift adjustments in staffing 6.22 levels when such adjustments are required by patient acuity and nursing intensity in the 6.23 unit; 6.24 (5) a contingency plan for each inpatient unit to safely address circumstances in which 6.25 patient care needs unexpectedly exceed the staffing resources provided for in a daily staffing 6.26 schedule. A contingency plan must include a method to quickly identify, for each daily 6.27 staffing schedule, additional direct care registered nurses who are available to provide direct 6.28 care on the inpatient care unit; 6.29 (6) strategies to enable direct care registered nurses to take breaks they are entitled to 6.30 under law or under an applicable collective bargaining agreement; and 6.31

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7.1	(7) strategies to eliminate patier	nt boarding in emerge	ncy departments	that do not rely
7.2	on requiring direct care registered r	nurses to work addition	onal hours to prov	ide care.
7.3	(c)(d) Core staffing plans must	ensure that:		
7.4	(1) the person creating a daily st	taffing schedule has s	ufficiently detaile	d information to
7.5	create a daily staffing schedule that	meets the requireme	nts of the plan;	
7.6	(2) daily staffing schedules do n	ot rely on assigning ir	ndividual nonman	agerial care staff
7.7	to work overtime hours in excess o	f 16 hours in a 24-hou	ar period or to wo	ork consecutive
7.8	24-hour periods requiring 16 or mo	re hours;		
7.9	(3) a direct care registered nurse	is not required or exp	ected to perform f	unctions outside
7.10	the nurse's professional license;	· · · ·	•	
7.11	(4) a light duty direct care regis	tered nurse is given a	ppropriate assigni	ments;
7.12	(5) a charge nurse does not have	e patient assignments	and	
7.13	(6) daily staffing schedules do r	ot interfere with appl	icable collective	bargaining
7.14	agreements.			
7.15	Subd. 2a. Development of hos	oital core staffing pla	ans. (a) Prior to su	ubmitting
7.16	completing or updating the core sta			0
7.17	a hospital nurse staffing committee	<u>must</u> consult with repr	esentatives of the	hospital medical
7.18	staff, managerial and nonmanageria	al care staff, and other	relevant hospital	personnel about
7.19	the core staffing plan and the expec	ted average number of	of patients upon w	which the core
7.20	staffing plan is based.			
7.21	(b) When developing a core stat	ffing plan, a hospital	nurse staffing con	nmittee must
7.22	consider all of the following:			
7.23	(1) the individual needs and exp	bected census of each	inpatient care uni	<u>it;</u>
7.24	(2) unit-specific patient acuity, i	ncluding fall risk and	behaviors requir	ing intervention,
7.25	such as physical aggression toward	self or others or dest	ruction of propert	<u>y;</u>
7.26	(3) unit-specific demands on dir	ect care registered nu	rses' time, includi	ng: frequency of
7.27	admissions, discharges, and transfer	rs; frequency and con	plexity of patient	evaluations and
7.28	assessments; frequency and comple	exity of nursing care p	olanning; planning	g for patient
7.29	discharge; assessing for patient refe	erral; patient educatio	n; and implement	ing infectious
7.30	disease protocols;			
7.31	(4) the architecture and geograp	hy of the inpatient car	e unit, including	the placement of
7.32	patient rooms, treatment areas, nursing	ng stations, medication	n preparation areas	, and equipment;

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8.1	(5) mechanisms and procedures	to provide for one-to-o	one patient observa	tion for patients
8.2	on psychiatric or other units;			
8.3	(6) the stress that direct-care nu	rses experience when	required to work e	xtreme amounts
8.4	of overtime, such as shifts in exce	ss of 12 hours or multi	ple consecutive do	ouble shifts;
8.5	(7) the need for specialized equ	aipment and technolog	y on the unit;	
8.6	(8) other special characteristics	s of the unit or commu	nity patient popula	ation, including
8.7	age, cultural and linguistic diversit	ty and needs, functiona	al ability, commun	ication skills,
8.8	and other relevant social and socio	economic factors;		
8.9	(9) the skill mix of personnel of	ther than direct care re	egistered nurses pr	oviding or
8.10	supporting direct patient care on the	ne unit;		
8.11	(10) mechanisms and procedur	es for identifying addi	tional registered n	urses who are
8.12	available for direct patient care whe	n patients' unexpected i	needs exceed the pl	anned workload
8.13	for direct care staff; and			
8.14	(11) demands on direct care reg	gistered nurses' time ne	ot directly related	to providing
8.15	direct care on a unit, such as invol	vement in quality imp	rovement activitie	s, professional
8.16	development, service to the hospit	al, including serving o	n the hospital nurs	se staffing
8.17	committee or the hospital nurse we	orkload committee, an	d service to the pr	ofession.
8.18	Subd. 2b. Failure to develop l	nospital core staffing	plans. If a hospita	l nurse staffing
8.19	committee cannot approve a hospi	tal core staffing plan b	y a majority vote,	the members of
8.20	the nurse staffing committee must	enter an expedited arb	itration process w	ith an arbitrator
8.21	who understands patient care need	<u>s.</u>		
8.22	Subd. 2c. Objections to hospit	al core staffing plans.	(a) If hospital man	agement objects
8.23	to a core staffing plan approved by	a majority vote of the	hospital nurse staf	fing committee,
8.24	the hospital may elect to attempt to	o amend the core staff	ng plan through a	rbitration.
8.25	(b) During an ongoing dispute r	resolution process, a ho	spital must contin	ue to implement
8.26	the core staffing plan as written an	d approved by the hos	pital nurse staffing	g committee.
8.27	(c) If the dispute resolution pro	ocess results in an ame	ndment to the core	e staffing plan,
8.28	the hospital must implement the an	mended core staffing p	lan.	
8.29	Subd. 2d. Mandatory submiss	ion of core staffing pla	an to commissione	e r. Each hospital
8.30	must submit to the commissioner	the core staffing plans	approved by the h	ospital's nurse
8.31	staffing committee. A hospital mu	st submit any substant	ial updates to any	previously

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9.1	approved plan, including any amendments to the plan resulting from arbitration, within 30
9.2	calendar days of approval of the update by the committee or the conclusion of arbitration.
9.3	Subd. 3. Standard electronic reporting developed. (a) Hospitals must submit the core
9.4	staffing plans to the Minnesota Hospital Association by January 1, 2014. The Minnesota
9.5	Hospital Association shall include each reporting hospital's core staffing plan on the
9.6	Minnesota Hospital Association's Minnesota Hospital Quality Report website by April 1,
9.7	2014. any substantial changes to the core staffing plan shall be updated within 30 days.
9.8	(b) The Minnesota Hospital Association shall include on its website for each reporting
9.9	hospital on a quarterly basis the actual direct patient care hours per patient and per unit.
9.10	Hospitals must submit the direct patient care report to the Minnesota Hospital Association
9.11	by July 1, 2014, and quarterly thereafter.
9.12	EFFECTIVE DATE. This section is effective July 1, 2025.
9.13	Sec. 6. [144.7056] IMPLEMENTATION OF HOSPITAL CORE STAFFING PLANS.
9.14	Subdivision 1. Plan implementation required. (a) A hospital must implement the core
9.15	staffing plans approved by a majority vote of its hospital nurse staffing committee.
9.16	(b) The commissioner is required to verify compliance with this section by on-site visits
9.17	during routine hospital surveys.
9.18	Subd. 2. Public posting of core staffing plans. A hospital must post its core staffing
9.19	plan for each inpatient care unit in a public area on the relevant unit.
9.20	Subd. 3. Public posting of compliance with plan. For each publicly posted core staffing
9.21	plan, a hospital must post a notice stating whether the current staffing on the unit complies
9.22	with the hospital's core staffing plan for that unit. The public notice of compliance must
9.23	include a list of the number of nonmanagerial care staff working on the unit during the
9.24	current shift and the number of patients assigned to each direct care registered nurse working
9.25	on the unit during the current shift. The list must enumerate the nonmanagerial care staff
9.26	by health care worker type. The public notice of compliance must be posted immediately
9.27	adjacent to the publicly posted core staffing plan.
9.28	Subd. 4. Posting of compliance in patient rooms. A hospital must post on a whiteboard
9.29	in a patient's room or make available through a television in a patient's room both the number
9.30	of patients a nurse on the patient's unit should be assigned under the relevant core staffing
9.31	plan and the number of patients actually assigned to a nurse during the current shift.

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10.1	Subd. 5. Deviations from core	e staffing plans. (a) Be	fore hospital ma	nagement lowers
10.2	the staffing level of any unit, man	agement must consult	with and receive	agreement from
10.3	at least 50 percent of the direct car	re registered nurses sta	ffing the unit.	
10.4	(b) Deviation from a core staff	ing plan with the agree	ement of at least	50 percent of the
10.5	direct care registered nurses staffing	ng the unit does not co	nstitute complia	nce with the core
10.6	staffing plan.			
10.7	Subd. 6. Public posting of eme	rgency department wa	<mark>ait times.</mark> A hosp	ital must maintain
10.8	on its website and publicly display	in its emergency depa	rtment the appro	oximate wait time
10.9	for patients who are not in critical	need of emergency care	e. The approxima	ate wait time must
10.10	be updated at least hourly.			
10.11	Subd. 7. Disclosure of staffing	g plan upon admissio	n. <u>A hospital mu</u>	st provide an
10.12	explanation of its core staffing pla	n to each patient upon	admission.	
10.13	Subd. 8. Public distribution of	of core staffing plan a	nd notice of con	npliance. (a) A
10.14	hospital must include with the post	ed materials described	in subdivisions 2	and 3 a statement
10.15	that individual copies of the poste	d materials are availab	le upon request t	to any patient on
10.16	the unit or to any visitor of a patie	nt on the unit. The stat	ement must incl	ude specific
10.17	instructions for obtaining copies of	f the posted materials.		
10.18	(b) A hospital must, within fou	r hours after the reques	st, provide indivi	idual copies of all
10.19	the posted materials described in s	subdivisions 2 and 3 to	any patient on t	he unit or to any
10.20	visitor of a patient on the unit who	o requests the materials	<u>.</u>	
10.21	Subd. 9. Reporting noncomp	liance. (a) Any hospita	l employee, pati	ent, or patient
10.22	family member may submit a con-	cern for safe staffing fo	orm to report an	instance of
10.23	noncompliance with a hospital's co	ore staffing plan, to obje	ct to the contents	s of a core staffing
10.24	plan, or to challenge the process of	f the hospital nurse sta	ffing committee	<u>.</u>
10.25	(b) A hospital must not interfe	re with or retaliate aga	inst a hospital er	nployee for
10.26	submitting a concern for safe staff	ing form.		
10.27	(c) The commissioner of labor	and industry must invo	estigate any repo	ort of retaliation
10.28	against a hospital employee for sub-	mitting a concern for sat	fe staffing form.	The commissioner
10.29	of labor and industry must fine a l	nospital \$250,000 for e	ach instance of s	substantiated
10.30	retaliation against a hospital emplo	oyee for submitting a c	oncern for safe	staffing form.
10.31	Subd. 10. Documentation of o	compliance. Each hosp	oital must docum	ent compliance
10.32	with its core nursing plans and main	ntain records demonstra	ting compliance	for each inpatient

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11.1	care unit for five years. Each hospi	tal must provide to it	s nurse staffing co	mmittee access
11.2	to all documentation required under	r this subdivision.		
11.3	EFFECTIVE DATE. This sec	tion is effective Octo	ber 1, 2025.	
11.4	Sec. 7. [144.7057] HOSPITAL N	NURSE STAFFING	REPORTS.	
11.5	Subdivision 1. Nurse staffing r	eport required. Eacl	h hospital nurse sta	affing committee
11.6	must submit quarterly nurse staffing	g reports to the commi	ssioner. Reports m	ust be submitted
11.7	within 60 days of the end of the qu	arter.		
11.8	Subd. 2. Nurse staffing report	. Nurse staffing repor	rts submitted to the	e commissioner
11.9	by a hospital nurse staffing commit	ttee must:		
11.10	(1) identify any suspected incid	ents of the hospital fa	ailing during the re	eporting quarter
11.11	to meet the standards of one of its of	core staffing plans;		
11.12	(2) identify each occurrence of t	the hospital accepting	an elective surger	y at a time when
11.13	the unit performing the surgery is o	out of compliance wit	h its core staffing	plan;
11.14	(3) identify problems of insuffic	cient staffing, includi	ng but not limited	to:
11.15	(i) inappropriate number of dire	ect care registered nur	rses scheduled in a	ı unit;
11.16	(ii) inappropriate number of dir	ect care registered nu	urses present and d	elivering care in
11.17	<u>a unit;</u>			
11.18	(iii) inappropriately experienced	d direct care registere	d nurses schedule	d for a particular
11.19	<u>unit;</u>			
11.20	(iv) inappropriately experienced	l direct care registered	l nurses present an	d delivering care
11.21	<u>in a unit;</u>			
11.22	(v) inability for nurse superviso	rs to adjust daily nurs	ing schedules for i	ncreased patient
11.23	acuity or nursing intensity in a unit	; and		
11.24	(vi) chronically unfilled direct of	care positions within	the hospital;	
11.25	(4) identify any units that pose	a risk to patient safet	y due to inadequat	e staffing;
11.26	(5) propose solutions to solve in (5)	nsufficient staffing;		

- 11.27 (6) propose solutions to reduce risks to patient safety in inadequately staffed units; and
- 11.28 (7) describe staffing trends within the hospital.
- 11.29 Subd. 3. Public posting of nurse staffing reports. The commissioner must include on
- 11.30 <u>its website each quarterly nurse staffing report submitted to the office under subdivision 1.</u>

Article 2 Sec. 7.

12.1	Subd. 4. Standardized reporting. The commissioner shall develop and provide to each
12.2	hospital nurse staffing committee a uniform format or standard form the committee must
12.3	use to comply with the nurse staffing reporting requirements under this section. The format
12.4	or form developed by the commissioner must present the reported information in a manner
12.5	allowing patients and the public to clearly understand and compare staffing patterns and
12.6	actual levels of staffing across reporting hospitals. The commissioner must include, in the
12.7	uniform format or on the standardized form, space to allow the reporting hospital to include
12.8	a description of additional resources available to support unit-level patient care and a
12.9	description of the hospital.
12.10	Subd. 5. Penalties. Notwithstanding section 144.653, subdivisions 5 and 6, the
12.11	commissioner may impose an immediate fine of up to \$5,000 for each instance of a failure
12.12	to report an elective surgery requiring reporting under subdivision 2, clause (2). The facility
12.13	may request a hearing on the immediate fine under section 144.653, subdivision 8.
12.14	EFFECTIVE DATE. This section is effective October 1, 2025.
12.15	Sec. 8. [144.7058] GRADING OF COMPLIANCE WITH CORE STAFFING PLANS.
12.16	Subdivision 1. Grading compliance with core staffing plans. By January 1, 2026, the
12.17	commissioner must develop a uniform annual grading system that evaluates each hospital's
12.18	compliance with its own core staffing plan. The commissioner must assign each hospital a
12.19	compliance grade based on a review of the hospital's nurse staffing report submitted under
12.20	section 144.7057. The commissioner must assign a failing compliance grade to any hospital
12.21	that has not been in compliance with its staffing plan for six or more months during the
12.22	reporting year.
12.23	Subd. 2. Grading factors. When grading a hospital's compliance with its core staffing
12.24	plan, the commissioner must consider at least the following factors:
12.25	(1) the number of assaults and injuries occurring in the hospital involving patients;
12.26	(2) the prevalence of infections, pressure ulcers, and falls among patients;
12.27	(3) emergency department wait times;
12.28	(4) readmissions;
12.29	(5) use of restraints and other behavior interventions;
12.30	(6) employment turnover rates among direct care registered nurses and other direct care
12.31	health care workers;

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13.1	(7) prevalence of overtime amo	ong direct care register	red nurses and otl	ner direct care
13.2	health care workers;			
13.3	(8) prevalence of missed shift b	reaks among direct car	e registered nurse	s and other direct
13.4	care health care workers;			
13.5	(9) frequency of incidents of be	eing out of compliance	e with a core staff	fing plan; and
13.6	(10) the extent of noncompliant	ce with a core staffing	g plan.	
13.7	Subd. 3. Public disclosure of c	compliance grades. B	eginning January	1, 2027, the
13.8	commissioner must publish a comp	liance grade for each l	hospital on the de	partment website
13.9	with a link to the hospital's core sta	affing plan, the hospit	al's nurse staffing	reports, and an
13.10	accessible and easily understandab	le explanation of wha	t the compliance	grade means.
13.11	EFFECTIVE DATE. This sec	tion is effective Janua	ry 1, 2026.	
13.12	Sec. 9. [144.7059] RETALIATI	ON AGAINST NUR	SES PROHIBIT	<u>`ED.</u>
13.13	Subdivision 1. Definitions. (a)	For purposes of this s	ection, the follow	ving terms have
13.14	the meanings given.			
13.15	(b) "Emergency" means a perio	od when replacement s	staff are not able t	to report for duty
13.16	for the next shift, or a period of inc	creased patient need, b	because of unusua	ıl, unpredictable,
13.17	or unforeseen circumstances, inclu	ding but not limited to	o an act of terrori	sm, a disease
13.18	outbreak, adverse weather condition	ns, or a natural disaster	r, that impacts cor	ntinuity of patient
13.19	care.			
13.20	(c) "Nurse" has the meaning giv	en in section 148.171,	subdivision 9, an	d includes nurses
13.21	employed by the state.			
13.22	(d) "Taking action against" mea	ans discharging, discip	olining, threatenir	ng, reporting to
13.23	the Board of Nursing, discriminating	ng against, or penalizin	ng regarding com	pensation, terms,
13.24	conditions, location, or privileges of	of employment.		
13.25	Subd. 2. Prohibited actions. E	xcept as provided in s	subdivision 5, a h	ospital or other
13.26	entity licensed under sections 144.	50 to 144.58, and its a	igent, or other hea	alth care facility
13.27	licensed by the commissioner of he	ealth, and the facility's	s agent, is prohibi	ted from taking
13.28	action against a nurse solely on the	e ground that the nurse	e fails to accept a	n assignment of
13.29	one or more additional patients bec	cause the nurse determ	nines that accepting	ng an additional
13.30	patient assignment, in the nurse's ju	idgment, may create a	n unnecessary dar	nger to a patient's
13.31	life, health, or safety or may other	wise constitute a groun	nd for disciplinar	y action under

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14.1	section 148.261. This subdivision	does not apply to a nu	ursing facility, an	intermediate care
14.2	facility for persons with developm	nental disabilities, or a	licensed boardin	g care home.
14.3	Subd. 3. State nurses. Subdiv	ision 2 applies to nurse	es employed by th	e state regardless
14.4	of the type of facility where the n	urse is employed and i	regardless of the f	facility's license,
14.5	if the nurse is involved in residen	t or patient care.		
14.6	Subd. 4. Collective bargainin	ng rights. This section	does not diminis	h or impair the
14.7	rights of a person under any colle	ctive bargaining agree	ment.	
14.8	Subd. 5. Emergency. A nurse	may be required to acco	ept an additional p	atient assignment
14.9	in an emergency.			
14.10	Subd. 6. Enforcement. The co	mmissioner of labor an	d industry shall en	force this section.
14.11	The commissioner of labor and in	dustry may assess a fin	e of up to \$5,000	for each violation
14.12	of this section.			
14.13	Sec. 10. INITIAL IMPLEME	NTATION OF THE I	KEEPING NUR	SES AT THE
14.14	BEDSIDE ACT.			
14.15	(a) By October 1, 2024, each he	ospital must establish a	nd convene a hosp	vital nurse staffing
14.16	committee as described under Mi	nnesota Statutes, section	on 144.7053, and	a hospital nurse
14.17	workload committee as described	under Minnesota Stat	utes, section 144.	7054.
14.18	(b) By October 1, 2025, each h	nospital must impleme	nt core staffing pl	ans developed by
14.19	its hospital nurse staffing commit	tee and satisfy the plan	n posting requirer	nents under
14.20	Minnesota Statutes, section 144.7	056.		
14.21	(c) By October 1, 2025, each	hospital must submit to	o the commission	er of health core
14.22	staffing plans meeting the require	ments of Minnesota S	tatutes, section 14	4.7055.
14.23	(d) By October 1, 2025, the co	ommissioner of health	must develop a st	tandard concern
14.24	for safe staffing form and provide	an electronic means of	submitting the fo	rm to the relevant
14.25	hospital nurse staffing committee	. The commissioner m	ust base the form	on the existing
14.26	concern for safe staffing form ma	intained by the Minne	sota Nurses' Asso	ociation.
14.27	(e) By January 1, 2026, the co	mmissioner of health	must provide elec	tronic access to
14.28	the uniform format or standard for	m for nurse staffing re	porting described	under Minnesota
14.29	Statutes, section 144.7057, subdiv	vision 4.		

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15.1	Sec. 11. APPROPRIATION; H	OSPITAL STAFFIN	<u>G.</u>	
15.2	(a) \$ in fiscal year 2024 an	d \$ in fiscal year	2025 are appropi	riated from the
15.3	general fund to the commissioner	of health for the admin	nistration of Min	nesota Statutes,
15.4	section 144.7057.			
15.5	(b) \$ in fiscal year 2024 an	nd \$ in fiscal year	2025 are appropr	riated from the
15.6	general fund to the commissioner	of health for the gradin	ng duties describ	ed in Minnesota
15.7	Statutes, section 144.7058.			
15.8	Sec. 12. <u>REVISOR INSTRUCT</u>	<u> []ON.</u>		
15.9	In Minnesota Statutes, section	144.7055, the revisor	shall renumber p	aragraphs (b) to
15.10	(e) alphabetically as individual sub	odivisions under Minn	esota Statutes, se	ection 144.7051.
15.11	The revisor shall make any necess	ary changes to sentend	ce structure for th	is renumbering
15.12	while preserving the meaning of the	ne text. The revisor sha	all also make nec	essary
15.13	cross-reference changes in Minnes	ota Statutes and Minn	esota Rules cons	istent with the
15.14	renumbering.			
15.15		ARTICLE 3		
15.16	WORKPLA	CE VIOLENCE PRI	EVENTION	
15.17	Section 1. Minnesota Statutes 20	22, section 144.566, i	s amended to rea	d:
15.18	144.566 VIOLENCE AGAIN	ST HEALTH CARE	WORKERS.	
15.19	Subdivision 1. Definitions. (a)	The following definit	ions apply to this	section and have
15.20	the meanings given.			
15.21	(b) "Act of violence" means an	act by a patient or vis	sitor against a hea	alth care worker
15.22	that includes kicking, scratching, ur	rinating, sexually haras	ssing, or any act d	efined in sections
15.23	609.221 to 609.2241.			
15.24	(c) "Commissioner" means the	commissioner of heal	th.	
15.25	(d) "Health care worker" means	s any person, whether	licensed or unlic	ensed, employed
15.26	by, volunteering in, or under contra	act with a hospital, wh	o has direct cont	act with a patient
15.27	of the hospital for purposes of eith	er medical care or em	ergency response	to situations
15.28	potentially involving violence.			
15.29	(e) "Hospital" means any facili	ty licensed as a hospit	al under section	144.55.
15.30	(f) "Incident response" means t	he actions taken by ho	ospital administra	ation and health
15.31	care workers during and following	an act of violence.		

(g) "Interfere" means to prevent, impede, discourage, or delay a health care worker's
ability to report acts of violence, including by retaliating or threatening to retaliate against
a health care worker.

(h) "Preparedness" means the actions taken by hospital administration and health care
workers to prevent a single act of violence or acts of violence generally.

(i) "Retaliate" means to discharge, discipline, threaten, otherwise discriminate against,
or penalize a health care worker regarding the health care worker's compensation, terms,
conditions, location, or privileges of employment.

16.9 (j) "Workplace violence hazards" means locations and situations where violent incidents

16.10 are more likely to occur, including, as applicable, but not limited to locations isolated from

16.11 other health care workers; health care workers working alone; health care workers working

16.12 in remote locations; health care workers working late night or early morning hours; locations

16.13 where an assailant could prevent entry of responders or other health care workers into a

16.14 work area; locations with poor illumination; locations with poor visibility; lack of physical

16.15 barriers between health care workers and persons at risk of committing workplace violence;

16.16 lack of effective escape routes; obstacles and impediments to accessing alarm systems;

16.17 locations within the facility where alarm systems are not operational; entryways where

16.18 <u>unauthorized entrance may occur, such as doors designated for staff entrance or emergency</u>

16.19 exits; presence, in the areas where patient contact activities are performed, of furnishings

16.20 or objects that could be used as weapons; and locations where high-value items, currency,

16.21 or pharmaceuticals are stored.

Subd. 2. Hospital duties Action plans and action plan reviews required. (a) All hospitals must design and implement preparedness and incident response action plans to acts of violence by January 15, 2016, and review and update the plan at least annually thereafter. The plan must be in writing; specific to the workplace violence hazards and corrective measures for the units, services, or operations of the hospital; and available to health care workers at all times.

<u>Subd. 3.</u> Action plan committees. (b) A hospital shall designate a committee of representatives of health care workers employed by the hospital, including nonmanagerial health care workers, nonclinical staff, administrators, patient safety experts, and other appropriate personnel to develop preparedness and incident response action plans to acts of violence. The hospital shall, in consultation with the designated committee, implement the plans under paragraph (a) subdivision 2. Nothing in this paragraph subdivision shall

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- require the establishment of a separate committee solely for the purpose required by thissubdivision.
- 17.3 Subd. 4. Required elements of action plans; generally. The preparedness and incident
 17.4 response action plans to acts of violence must include:
- 17.5 (1) effective procedures to obtain the active involvement of health care workers and
- 17.6 their representatives in developing, implementing, and reviewing the plan, including their
- 17.7 participation in identifying, evaluating, and correcting workplace violence hazards, designing
- 17.8 and implementing training, and reporting and investigating incidents of workplace violence;
- 17.9 (2) names or job titles of the persons responsible for implementing the plan; and
- 17.10 (3) effective procedures to ensure that supervisory and nonsupervisory health care
- 17.11 workers comply with the plan.
- 17.12 <u>Subd. 5.</u> Required elements of action plans; evaluation of risk factors. (a) The
- 17.13 preparedness and incident response action plans to acts of violence must include assessment
- 17.14 procedures to identify and evaluate workplace violence hazards for each facility, unit,
- 17.15 service, or operation, including community-based risk factors and areas surrounding the
- 17.16 <u>facility</u>, such as employee parking areas and other outdoor areas. Procedures shall specify
- 17.17 the frequency with which such environmental assessments will take place.
- (b) The preparedness and incident response action plans to acts of violence must include
 assessment tools, environmental checklists, or other effective means to identify workplace
 violence hazards.
- 17.21 Subd. 6. Required elements of action plans; review of workplace violence
- 17.22 **incidents.** The preparedness and incident response action plans to acts of violence must
- 17.23 <u>include procedures for reviewing all workplace violence incidents that occurred in the</u>
- 17.24 <u>facility, unit, service, or operation within the previous year, whether or not an injury occurred.</u>
- 17.25 Subd. 7. <u>Required elements of action plans; reporting workplace violence.</u> The
 17.26 preparedness and incident response action plans to acts of violence must include:
- 17.27 (1) effective procedures for health care workers to document information regarding
- 17.28 <u>conditions that may increase the potential for workplace violence incidents and communicate</u>
- 17.29 that information without fear of reprisal to other health care workers, shifts, or units;
- 17.30 (2) effective procedures for health care workers to report a violent incident, threat, or
- 17.31 other workplace violence concern without fear of reprisal;

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18.1	(3) effective procedures for the	hospital to accept and	respond to repo	orts of workplace
18.2	violence and to prohibit retaliation	against a health care v	vorker who mak	tes such a report;
18.3	(4) a policy statement stating th	e hospital will not pre	vent a health car	re worker from
18.4	reporting workplace violence or tal	ke punitive or retaliato	ry action agains	t a health care
18.5	worker for doing so;			
18.6	(5) effective procedures for invest	tigating health care wo	rker concerns reg	garding workplace
18.7	violence or workplace violence haz	zards;		
18.8	(6) procedures for informing hea	lth care workers of the	results of the inv	vestigation arising
18.9	from a report of workplace violence	e or from a concern ab	out a workplace	e violence hazard
18.10	and of any corrective actions taken	<u>2</u>		
18.11	(7) effective procedures for obt	aining assistance from	the appropriate	law enforcement
18.12	agency or social service agency dur	ing all work shifts. The	procedure may	establish a central
18.13	coordination procedure; and			
18.14	(8) a policy statement stating th	e hospital will not pre	vent a health car	re worker from
18.15	seeking assistance and intervention	from local emergency	services or law e	nforcement when
18.16	a violent incident occurs or take pu	nitive or retaliatory ac	tion against a he	ealth care worker
18.17	for doing so.			
18.18	Subd. 8. Required elements of	action plans; coordin	ation with othe	r employers. The
18.19	preparedness and incident response	e action plans to acts o	f violence must	include methods
18.20	the hospital will use to coordinate i	mplementation of the	plan with other	employers whose
18.21	employees work in the same health	care facility, unit, ser	vice, or operatio	on and to ensure
18.22	that those employers and their emp	loyees understand the	ir respective role	es as provided in
18.23	the plan. These methods must ensur	e that all employees we	orking in the fact	ility, unit, service,
18.24	or operation are provided the trainin	g required by subdivisi	on 11 and that w	orkplace violence
18.25	incidents involving any employee a	are reported, investigat	ted, and recorde	<u>d.</u>
18.26	Subd. 9. Required elements of a	action plans; white sup	oremacist affilia	tion and support
18.27	prohibited. (a) The preparedness a	and incident response a	action plans to a	cts of violence
18.28	must include a policy statement sta	ting that security perso	onnel employed	by the hospital or
18.29	assigned to the hospital by a contra	ctor are prohibited fro	m affiliating wi	th, supporting, or
18.30	advocating for white supremacist gr	oups, causes, or ideolo	gies or participat	ting in, or actively
18.31	promoting, an international or dom	estic extremist group t	that the Federal	Bureau of
18.32	Investigation has determined suppo	orts or encourages illeg	gal, violent cond	luct.

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(b) For purposes of this subdivision, white supremacist groups, causes, or ideologies include organizations and associations and ideologies that promote white supremacy and the idea that white people are superior to Black, Indigenous, and people of color (BIPOC); promote religious and racial bigotry; seek to exacerbate racial and ethnic tensions between BIPOC and non-BIPOC; or engage in patently hateful and inflammatory speech, intimidation, and violence against BIPOC as means of promoting white supremacy. Subd. 10. Required elements of action plans; training. (a) The preparedness and incident response action plans to acts of violence must include: (1) procedures for developing and providing the training required in subdivision 11 that permits health care workers and their representatives to participate in developing the training; and

19.11 <u>and</u>

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19.12 (2) a requirement for cultural competency training and equity, diversity, and inclusion 19.13 training.

19.14 (b) The preparedness and incident response action plans to acts of violence must include
 19.15 procedures to communicate with health care workers regarding workplace violence matters,
 19.16 including:

19.17 (1) how health care workers will document and communicate to other health care workers

and between shifts and units information regarding conditions that may increase the potential
for workplace violence incidents;

19.20 (2) how health care workers can report a violent incident, threat, or other workplace

19.21 violence concern;

19.22 (3) how health care workers can communicate workplace violence concerns without
19.23 fear of reprisal; and

19.24 (4) how health care worker concerns will be investigated, and how health care workers 19.25 will be informed of the results of the investigation and any corrective actions to be taken.

<u>Subd. 11. Training required.</u> (c) A hospital shall must provide training to all health
care workers employed or contracted with the hospital on safety during acts of violence.
Each health care worker must receive safety training annually and upon hire during the

19.29 health care worker's orientation and before the health care worker completes a shift

19.30 independently, and annually thereafter. Training must, at a minimum, include:

19.31 (1) safety guidelines for response to and de-escalation of an act of violence;

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20.1	(2) ways to identify potentially violent or abusive situations, including aggression and
20.2	violence predicting factors; and
20.3	(3) the hospital's incident response reaction plan and violence prevention plan
20.4	preparedness and incident response action plans for acts of violence, including how the
20.5	health care worker may report concerns about workplace violence within each hospital's
20.6	reporting structure without fear of reprisal, how the hospital will address workplace violence
20.7	incidents, and how the health care worker can participate in reviewing and revising the plan;
20.8	and
20.9	(4) any resources available to health care workers for coping with incidents of violence,
20.10	including but not limited to critical incident stress debriefing or employee assistance
20.11	programs.
20.12	Subd. 12. Annual review and update of action plans. (d) (a) As part of its annual
20.13	review of preparedness and incident response action plans required under paragraph (a)
20.14	subdivision 2, the hospital must review with the designated committee:
20.15	(1) the effectiveness of its preparedness and incident response action plans, including
20.16	the sufficiency of security systems, alarms, emergency responses, and security personnel
20.17	availability;
20.18	(2) security risks associated with specific units, areas of the facility with uncontrolled
20.19	access, late night shifts, early morning shifts, and areas surrounding the facility such as
20.20	employee parking areas and other outdoor areas;
20.21	(3) the most recent gap analysis as provided by the commissioner; and
20.22	(3) (4) the number of acts of violence that occurred in the hospital during the previous
20.23	year, including injuries sustained, if any, and the unit in which the incident occurred-;
20.24	(5) evaluations of staffing, including staffing patterns and patient classification systems
20.25	that contribute to, or are insufficient to address, the risk of violence; and
20.26	(6) any reports of discrimination or abuse that arise from security resources, including
20.27	from the behavior of security personnel.
20.28	(b) As part of the annual update of preparedness and incident response action plans
20.29	required under subdivision 2, the hospital must incorporate corrective actions into the action
20.30	plan to address workplace violence hazards identified during the annual action plan review,
20.31	reports of workplace violence, reports of workplace violence hazards, and reports of
20.32	discrimination or abuse that arise from the security resources.

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Subd. 13. Action plan updates. Following the annual review of the action plan, a hospital 21.1 must update the action plans to reflect the corrective actions the hospital will implement to 21.2 mitigate the hazards and vulnerabilities identified during the annual review. 21.3 Subd. 14. Requests for additional staffing. A hospital shall create and implement a 21.4 procedure for a health care worker to officially request of hospital supervisors or 21.5 administration that additional staffing be provided. The hospital must document all requests 21.6 for additional staffing made because of a health care worker's concern over a risk of an act 21.7 of violence. If the request for additional staffing to reduce the risk of violence is denied, 21.8 the hospital must provide the health care worker who made the request a written reason for 21.9 the denial and must maintain documentation of that communication with the documentation 21.10 of requests for additional staffing. A hospital must make documentation regarding staffing 21.11 requests available to the commissioner for inspection at the commissioner's request. The 21.12 commissioner may use documentation regarding staffing requests to inform the 21.13 commissioner's determination on whether the hospital is providing adequate staffing and 21.14 security to address acts of violence, and may use documentation regarding staffing requests 21.15 if the commissioner imposes a penalty under subdivision 18. 21.16 Subd. 15. Public disclosure of action plans. (c) (a) A hospital shall must make its most 21.17 recent action plans and the information listed in paragraph (d) most recent action plan 21.18 reviews available to local law enforcement all direct care staff and, if any of its workers 21.19 are represented by a collective bargaining unit, to the exclusive bargaining representatives 21.20 of those collective bargaining units. 21.21 (b) A hospital must also annually submit to the commissioner its most recent action plan 21.22 and the results of the most recent annual review conducted under subdivision 12. 21.23 Subd. 16. Legislative report required. (a) The commissioner must compile the 21.24 information into a single annual report and submit the report to the chairs and ranking 21.25 minority members of the legislative committees with jurisdiction over health care by January 21.26 15 of each year. 21.27 21.28 (b) This subdivision does not expire. Subd. 17. Interference prohibited. (f) A hospital, including any individual, partner, 21.29 association, or any person or group of persons acting directly or indirectly in the interest of 21.30 the hospital, shall must not interfere with or discourage a health care worker if the health 21.31

21.32 care worker wishes to contact law enforcement or the commissioner regarding an act of21.33 violence.

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22.1	Subd. 18. Penalties. (g) Notw	ithstanding section 14	4.653, subdivisior	<u>1 6,</u> the
22.2	commissioner may impose an adm	ninistrative <u>a</u> fine of u	p to \$250 \$10,000	for failure to
22.3	comply with the requirements of t	this subdivision sectio	n. <u>The commissio</u>	ner must allow
22.4	the hospital at least 30 calendar da	ays to correct a violati	on of this section	before assessing
22.5	<u>a fine.</u>			
22.6	Sec. 2. APPROPRIATION; PI	REVENTION OF VI	OLENCE IN HE	ALTH CARE.
22.7	\$50,000 in fiscal year 2024 an	d \$50,000 in fiscal ye	ar 2025 are approp	priated to the
22.8	commissioner of health to continu	e the prevention of vi	olence in health ca	are programs and
22.9	to create violence prevention reso	urces for hospitals and	d other health care	providers to use
22.10	to train their staff on violence pre-	vention.		
22.11		ARTICLE 4		
22.12	PIPELINE TO	REGISTERED NUI	RSE DEGREES	
22.13	Section 1. DIRECTION TO C	OMMISSIONER OF	F HUMAN SERV	<u>ICES.</u>
22.14	The commissioner of human s	ervices must define as	a direct education	nal expense the
22.15	reasonable child care costs incurre	ed by a nursing facility	y employee schola	rship recipient
22.16	while the recipient is receiving a v	wage from the scholar	ship sponsoring fa	cility, provided
22.17	the scholarship recipient is makin	g reasonable progress	, as defined by the	commissioner,
22.18	toward the educational goal for w	hich the scholarship w	vas granted.	
22.19		ARTICLE 5		
22.20	NURS	SE LOAN FORGIVI	ENESS	
22.21	Section 1. Minnesota Statutes 20)22, section 144.1501,	subdivision 1, is a	amended to read:
22.22	Subdivision 1. Definitions. (a)) For nurnages of this	sastion the follow	ving definitions
22.22 22.23	apply.) For purposes of this	section, the follow	ing demittions
22.23	appry.			
22.24	(b) "Advanced dental therapist			-
22.25	under section 150A.06, and who i	s certified as an advar	nced dental therapi	ist under section
22.26	150A.106.			
22.27	(c) "Alcohol and drug counselo	or" means an individua	al who is licensed a	as an alcohol and
22.28	drug counselor under chapter 148	F.		
22.29	(d) "Dental therapist" means a	n individual who is lio	censed as a dental	therapist under
22.30	section 150A.06.			•

23.1 (e) "Dentist" means an individual who is licensed to practice dentistry.

(f) "Designated rural area" means a statutory and home rule charter city or township that
is outside the seven-county metropolitan area as defined in section 473.121, subdivision 2,
excluding the cities of Duluth, Mankato, Moorhead, Rochester, and St. Cloud.

(g) "Emergency circumstances" means those conditions that make it impossible for the
participant to fulfill the service commitment, including death, total and permanent disability,
or temporary disability lasting more than two years.

(h) <u>"Hospital nurse" means an individual who is licensed as a registered nurse and who</u>
is providing direct patient care in a nonprofit hospital setting.

23.10 (i) "Mental health professional" means an individual providing clinical services in the
23.11 treatment of mental illness who is qualified in at least one of the ways specified in section
23.12 245.462, subdivision 18.

23.13 (i) (j) "Medical resident" means an individual participating in a medical residency in
 23.14 family practice, internal medicine, obstetrics and gynecology, pediatrics, or psychiatry.

23.15 (j) (k) "Midlevel practitioner" means a nurse practitioner, nurse-midwife, nurse 23.16 anesthetist, advanced clinical nurse specialist, or physician assistant.

23.17 (k) (1) "Nurse" means an individual who has completed training and received all licensing
 23.18 or certification necessary to perform duties as a licensed practical nurse or registered nurse.

23.19 (h) (m) "Nurse-midwife" means a registered nurse who has graduated from a program 23.20 of study designed to prepare registered nurses for advanced practice as nurse-midwives.

 $\begin{array}{l} 23.21 \\ (m) (n) \end{array}$ "Nurse practitioner" means a registered nurse who has graduated from a program of study designed to prepare registered nurses for advanced practice as nurse practitioners.

23.23 (n) (o) "Pharmacist" means an individual with a valid license issued under chapter 151.

23.24 (o)(p) "Physician" means an individual who is licensed to practice medicine in the areas 23.25 of family practice, internal medicine, obstetrics and gynecology, pediatrics, or psychiatry.

23.26 (p)(q) "Physician assistant" means a person licensed under chapter 147A.

23.27 (r) "PSLF program" means the federal Public Service Loan Forgiveness program
23.28 established under Code of Federal Regulations, title 34, section 685.219.

 $\begin{array}{ll} 23.29 & (\mathbf{q}) (\underline{s}) \\ \end{array} \\ \begin{tabular}{ll} \mbox{Public health nurse} \\ \mbox{means a registered nurse licensed in Minnesota who has} \\ 23.30 & \mbox{obtained a registration certificate as a public health nurse from the Board of Nursing in} \\ 23.31 & \mbox{accordance with Minnesota Rules, chapter 6316.} \\ \end{array}$

24.1 (r)(t) "Qualified educational loan" means a government, commercial, or foundation loan
24.2 for actual costs paid for tuition, reasonable education expenses, and reasonable living
24.3 expenses related to the graduate or undergraduate education of a health care professional.

24.4 (s) (u) "Underserved urban community" means a Minnesota urban area or population
24.5 included in the list of designated primary medical care health professional shortage areas
24.6 (HPSAs), medically underserved areas (MUAs), or medically underserved populations
24.7 (MUPs) maintained and updated by the United States Department of Health and Human
24.8 Services.

24.9 Sec. 2. Minnesota Statutes 2022, section 144.1501, subdivision 2, is amended to read:

Subd. 2. Creation of account. (a) A health professional education loan forgiveness
program account is established. The commissioner of health shall use money from the
account to establish a loan forgiveness program:

(1) for medical residents, mental health professionals, and alcohol and drug counselors
agreeing to practice in designated rural areas or underserved urban communities or
specializing in the area of pediatric psychiatry;

(2) for midlevel practitioners agreeing to practice in designated rural areas or to teach
at least 12 credit hours, or 720 hours per year in the nursing field in a postsecondary program
at the undergraduate level or the equivalent at the graduate level;

(3) for nurses who agree to practice in a Minnesota nursing home; an intermediate care
facility for persons with developmental disability; a hospital if the hospital owns and operates
a Minnesota nursing home and a minimum of 50 percent of the hours worked by the nurse
is in the nursing home; a housing with services establishment as defined in section 144D.01,
subdivision 4; or for a home care provider as defined in section 144A.43, subdivision 4; or
agree to teach at least 12 credit hours, or 720 hours per year in the nursing field in a
postsecondary program at the undergraduate level or the equivalent at the graduate level;

(4) for other health care technicians agreeing to teach at least 12 credit hours, or 720
hours per year in their designated field in a postsecondary program at the undergraduate
level or the equivalent at the graduate level. The commissioner, in consultation with the
Healthcare Education-Industry Partnership, shall determine the health care fields where the
need is the greatest, including, but not limited to, respiratory therapy, clinical laboratory
technology, radiologic technology, and surgical technology;

24.32 (5) for pharmacists, advanced dental therapists, dental therapists, and public health nurses
24.33 who agree to practice in designated rural areas; and

(6) for dentists agreeing to deliver at least 25 percent of the dentist's yearly patient
encounters to state public program enrollees or patients receiving sliding fee schedule
discounts through a formal sliding fee schedule meeting the standards established by the
United States Department of Health and Human Services under Code of Federal Regulations,
title 42, section 51, chapter 303; and

(7) for nurses who are enrolled in the PSLF program, employed as a hospital nurse by
 a nonprofit hospital that is an eligible employer under the PSLF program, and providing
 direct care to patients at the nonprofit hospital.

(b) Appropriations made to the account do not cancel and are available until expended,
except that at the end of each biennium, any remaining balance in the account that is not
committed by contract and not needed to fulfill existing commitments shall cancel to the
fund.

25.13 Sec. 3. Minnesota Statutes 2022, section 144.1501, subdivision 3, is amended to read:

Subd. 3. Eligibility. (a) To be eligible to participate in the loan forgiveness program, an
individual must:

(1) be a medical or dental resident; a licensed pharmacist; or be enrolled in a training or
education program to become a dentist, dental therapist, advanced dental therapist, mental
health professional, alcohol and drug counselor, pharmacist, public health nurse, midlevel
practitioner, registered nurse, or a licensed practical nurse. The commissioner may also
consider applications submitted by graduates in eligible professions who are licensed and
in practice; and

25.22 (2) submit an application to the commissioner of health. <u>Nurses applying under</u>
25.23 <u>subdivision 2, paragraph (a), clause (7), must also include proof that the applicant is enrolled</u>
25.24 in the PSLF program and confirmation that the applicant is employed as a hospital nurse.

(b) An applicant selected to participate must sign a contract to agree to serve a minimum
three-year full-time service obligation according to subdivision 2, which shall begin no later
than March 31 following completion of required training, with the exception of:

25.28 (1) a nurse, who must agree to serve a minimum two-year full-time service obligation
25.29 according to subdivision 2, which shall begin no later than March 31 following completion
25.30 of required training:

25.31 (2) a nurse selected under subdivision 2, paragraph (a), clause (7), must agree to continue
 25.32 as a hospital nurse for the repayment period of the participant's eligible loan under the PSLF
 25.33 program; and

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26.1 (3) a nurse who agrees to teach according to subdivision 2, paragraph (a), clause (3),
 26.2 must sign a contract to agree to teach for a minimum of two years.

26.3

Sec. 4. Minnesota Statutes 2022, section 144.1501, subdivision 4, is amended to read:

Subd. 4. Loan forgiveness. (a) The commissioner of health may select applicants each 26.4 year for participation in the loan forgiveness program, within the limits of available funding. 26.5 In considering applications, the commissioner shall give preference to applicants who 26.6 26.7 document diverse cultural competencies. The commissioner shall distribute available funds for loan forgiveness proportionally among the eligible professions according to the vacancy 26.8 rate for each profession in the required geographic area, facility type, teaching area, patient 26.9 group, or specialty type specified in subdivision 2, except for hospital nurses. The 26.10 commissioner shall allocate funds for physician loan forgiveness so that 75 percent of the 26.11 funds available are used for rural physician loan forgiveness and 25 percent of the funds 26.12 available are used for underserved urban communities and pediatric psychiatry loan 26.13 forgiveness. If the commissioner does not receive enough qualified applicants each year to 26.14 use the entire allocation of funds for any eligible profession, the remaining funds may be 26.15 allocated proportionally among the other eligible professions according to the vacancy rate 26.16 for each profession in the required geographic area, patient group, or facility type specified 26.17 in subdivision 2. Applicants are responsible for securing their own qualified educational 26.18 26.19 loans. The commissioner shall select participants based on their suitability for practice serving the required geographic area or facility type specified in subdivision 2, as indicated 26.20 by experience or training. The commissioner shall give preference to applicants closest to 26.21 completing their training. Except as specified in paragraphs (b) and (c), for each year that 26.22 a participant meets the service obligation required under subdivision 3, up to a maximum 26.23 of four years, the commissioner shall make annual disbursements directly to the participant 26.24 equivalent to 15 percent of the average educational debt for indebted graduates in their 26.25 profession in the year closest to the applicant's selection for which information is available, 26.26 not to exceed the balance of the participant's qualifying educational loans. Before receiving 26.27 loan repayment disbursements and as requested, the participant must complete and return 26.28 to the commissioner a confirmation of practice form provided by the commissioner verifying 26.29 that the participant is practicing as required under subdivisions 2 and 3. The participant 26.30 must provide the commissioner with verification that the full amount of loan repayment 26.31 disbursement received by the participant has been applied toward the designated loans. 26.32 After each disbursement, verification must be received by the commissioner and approved 26.33 before the next loan repayment disbursement is made. Participants who move their practice 26.34

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- 27.1 remain eligible for loan repayment as long as they practice as required under subdivision27.2 2.
- 27.3 (b) For hospital nurses, the commissioner of health shall select applicants each year for participation in the hospital nursing education loan forgiveness program, within limits of 27.4 available funding for hospital nurses. Applicants are responsible for applying for and 27.5 maintaining eligibility for the PSLF program. For each year that a participant meets the 27.6 eligibility requirements described in subdivision 3, the commissioner shall make an annual 27.7 27.8 disbursement directly to the participant in an amount equal to the minimum loan payments required to be paid by the participant under the participant's repayment plan established for 27.9 the participant under the PSLF program for the previous loan year. Before receiving the 27.10 annual loan repayment disbursement, the participant must complete and return to the 27.11 commissioner a confirmation of practice form provided by the commissioner, verifying that 27.12 the participant continues to meet the eligibility requirements under subdivision 3. The 27.13 participant must provide the commissioner with verification that the full amount of loan 27.14 repayment disbursement received by the participant has been applied toward the loan for 27.15 which forgiveness is sought under the PSLF program. 27.16 27.17 (c) For each year that a participant who is a nurse and who has agreed to teach according to subdivision 2 meets the teaching obligation required in subdivision 3, the commissioner 27.18 shall make annual disbursements directly to the participant equivalent to 15 percent of the 27.19
- average annual educational debt for indebted graduates in the nursing profession in the year
- 27.20 average annual educational debt for indebted graduates in the nursing profession in the yea
- 27.21 closest to the participant's selection for which information is available, not to exceed the
- 27.22 balance of the participant's qualifying educational loans.

27.23 Sec. 5. Minnesota Statutes 2022, section 144.1501, subdivision 5, is amended to read:

Subd. 5. Penalty for nonfulfillment. If a participant does not fulfill the required 27.24 minimum commitment of service according to subdivision 3, or for hospital nurses, the 27.25 secretary of education determines that the participant does not meet eligibility requirements 27.26 for the PSLF, the commissioner of health shall collect from the participant the total amount 27.27 27.28 paid to the participant under the loan forgiveness program plus interest at a rate established according to section 270C.40. The commissioner shall deposit the money collected in the 27.29 health care access fund to be credited to the health professional education loan forgiveness 27.30 program account established in subdivision 2. The commissioner shall allow waivers of all 27.31 or part of the money owed the commissioner as a result of a nonfulfillment penalty if 27.32 27.33 emergency circumstances prevented fulfillment of the minimum service commitment, or

for hospital nurses, if the PSLF program is discontinued before the participant's service commitment is fulfilled.

28.3 Sec. 6. Minnesota Statutes 2022, section 144.608, subdivision 1, is amended to read:

Subdivision 1. **Trauma Advisory Council established.** (a) A Trauma Advisory Council is established to advise, consult with, and make recommendations to the commissioner on the development, maintenance, and improvement of a statewide trauma system.

- 28.7 (b) The council shall consist of the following members:
- (1) a trauma surgeon certified by the American Board of Surgery or the American
 Osteopathic Board of Surgery who practices in a level I or II trauma hospital;
- (2) a general surgeon certified by the American Board of Surgery or the AmericanOsteopathic Board of Surgery whose practice includes trauma and who practices in a

28.12 designated rural area as defined under section 144.1501, subdivision 1, paragraph (e);

- (3) a neurosurgeon certified by the American Board of Neurological Surgery whopractices in a level I or II trauma hospital;
- (4) a trauma program nurse manager or coordinator practicing in a level I or II traumahospital;

(5) an emergency physician certified by the American Board of Emergency Medicine
or the American Osteopathic Board of Emergency Medicine whose practice includes
emergency room care in a level I, II, III, or IV trauma hospital;

(6) a trauma program manager or coordinator who practices in a level III or IV traumahospital;

(7) a physician certified by the American Board of Family Medicine or the American
Osteopathic Board of Family Practice whose practice includes emergency department care
in a level III or IV trauma hospital located in a designated rural area as defined under section
144.1501, subdivision 1, paragraph (e);

(8) a nurse practitioner, as defined under section 144.1501, subdivision 1, paragraph (1),
or a physician assistant, as defined under section 144.1501, subdivision 1, paragraph (o),
whose practice includes emergency room care in a level IV trauma hospital located in a
designated rural area as defined under section 144.1501, subdivision 1, paragraph (e);

(9) a physician certified in pediatric emergency medicine by the American Board of
Pediatrics or certified in pediatric emergency medicine by the American Board of Emergency
Medicine or certified by the American Osteopathic Board of Pediatrics whose practice

29.1 primarily includes emergency department medical care in a level I, II, III, or IV trauma

29.2 hospital, or a surgeon certified in pediatric surgery by the American Board of Surgery whose
29.3 practice involves the care of pediatric trauma patients in a trauma hospital;

(10) an orthopedic surgeon certified by the American Board of Orthopaedic Surgery or
the American Osteopathic Board of Orthopedic Surgery whose practice includes trauma
and who practices in a level I, II, or III trauma hospital;

29.7 (11) the state emergency medical services medical director appointed by the Emergency
29.8 Medical Services Regulatory Board;

(12) a hospital administrator of a level III or IV trauma hospital located in a designated
rural area as defined under section 144.1501, subdivision 1, paragraph (e);

(13) a rehabilitation specialist whose practice includes rehabilitation of patients with
major trauma injuries or traumatic brain injuries and spinal cord injuries as defined under
section 144.661;

(14) an attendant or ambulance director who is an EMT, EMT-I, or EMT-P within the
meaning of section 144E.001 and who actively practices with a licensed ambulance service
in a primary service area located in a designated rural area as defined under section 144.1501,
subdivision 1, paragraph (c); and

29.18 (15) the commissioner of public safety or the commissioner's designee.

29.19 Sec. 7. Minnesota Statutes 2022, section 147A.08, is amended to read:

29.20 **147A.08 EXEMPTIONS.**

29.21 (a) This chapter does not apply to, control, prevent, or restrict the practice, service, or 29.22 activities of persons listed in section 147.09, clauses (1) to (6) and (8) to (13); persons 29.23 regulated under section 214.01, subdivision 2_{5} ; or <u>persons midlevel practitioners</u>, nurses, 29.24 <u>or nurse-midwives as</u> defined in section 144.1501, subdivision 1, paragraphs (i), (k), and 29.25 (1).

29.26 (b) Nothing in this chapter shall be construed to require licensure of:

29.27 (1) a physician assistant student enrolled in a physician assistant educational program
29.28 accredited by the Accreditation Review Commission on Education for the Physician Assistant
29.29 or by its successor agency approved by the board;

29.30 (2) a physician assistant employed in the service of the federal government while29.31 performing duties incident to that employment; or

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- 30.1 (3) technicians, other assistants, or employees of physicians who perform delegated
- 30.2 tasks in the office of a physician but who do not identify themselves as a physician assistant.

30.3 Sec. 8. APPROPRIATION; HOSPITAL NURSING LOAN FORGIVENESS.

- 30.4 Notwithstanding the priorities and distribution requirements under Minnesota Statutes,
- 30.5 section 144.1501, \$5,000,000 in fiscal year 2024 and \$5,000,000 in fiscal year 2025 are
- 30.6 appropriated from the general fund to the commissioner of health for the health professional
- 30.7 education loan forgiveness program under Minnesota Statutes, section 144.1501, to be
- 30.8 distributed to eligible nurses who have agreed to be hospital nurses in accordance with

30.9 Minnesota Statutes, section 144.1501, subdivision 2, clause (7).

30.10 Sec. 9. APPROPRIATION; LOAN FORGIVENESS FOR NURSING

30.11 INSTRUCTORS.

30.18

30.19

30.12 Notwithstanding the priorities and distribution requirements under Minnesota Statutes,

30.13 section 144.1501, \$..... in fiscal year 2024 and \$..... in fiscal year 2025 are appropriated

30.14 from the general fund to the commissioner of health for the health professional education

30.15 loan forgiveness program under Minnesota Statutes, section 144.1501, to be distributed in

30.16 accordance with the program to eligible nurses who have agreed to teach in accordance

30.17 with Minnesota Statutes, section 144.1501, subdivision 2, clause (3).

ARTICLE 6

REPORT ON HOSPITAL STAFFING

30.20 Section 1. Minnesota Statutes 2022, section 144.7067, subdivision 1, is amended to read:

30.21 Subdivision 1. Establishment of reporting system. (a) The commissioner shall establish 30.22 an adverse health event reporting system designed to facilitate quality improvement in the 30.23 health care system. The reporting system shall not be designed to punish errors by health 30.24 care practitioners or health care facility employees.

- 30.25 (b) The reporting system shall consist of:
- 30.26 (1) mandatory reporting by facilities of 27 adverse health care events;
- 30.27 (2) mandatory reporting by facilities of whether the unit where an adverse event occurred
- 30.28 was in compliance with the core staffing plan for the unit at the time of the adverse event;

30.29 (3) mandatory completion of a root cause analysis and a corrective action plan by the 30.30 facility and reporting of the findings of the analysis and the plan to the commissioner or 30.31 reporting of reasons for not taking corrective action; requirements; and

31.1

31.2

31.3

31.4

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(3) (4) analysis of reported information by the commissioner to determine patterns of systemic failure in the health care system and successful methods to correct these failures; (4) (5) sanctions against facilities for failure to comply with reporting system

31.5 (5) (6) communication from the commissioner to facilities, health care purchasers, and the public to maximize the use of the reporting system to improve health care quality. 31.6

31.7 (c) The commissioner is not authorized to select from or between competing alternate acceptable medical practices. 31.8

EFFECTIVE DATE. This section is effective October 1, 2025. 31.9

Sec. 2. DIRECTION TO COMMISSIONER OF HEALTH; DEVELOPMENT OF 31.10 ANALYTICAL TOOLS. 31.11

(a) The commissioner of health, in consultation with the Minnesota Nurses Association 31.12

and other professional nursing organizations, must develop a means of analyzing available 31.13

adverse event data, available staffing data, and available data from concern for safe staffing 31.14

31.15 forms to examine potential causal links between adverse events and understaffing.

(b) The commissioner must develop an initial means of conducting the analysis described 31.16

in paragraph (a) by January 1, 2025, and publish a public report on the commissioner's 31.17

initial findings by January 1, 2026. 31.18

(c) By January 1, 2024, the commissioner must submit to the chairs and ranking minority 31.19

members of the house and senate committees with jurisdiction over the regulation of hospitals 31.20

a report on the available data, potential sources of additional useful data, and any additional 31.21

statutory authority the commissioner requires to collect additional useful information from 31.22

hospitals. 31.23

EFFECTIVE DATE. This section is effective August 1, 2023. 31.24

Sec. 3. DIRECTION TO COMMISSIONER OF HEALTH; NURSING 31.25

WORKFORCE REPORT. 31.26

(a) The commissioner of health must publish a public report on the current status of the 31.27

state's nursing workforce employed by hospitals. In preparing the amendment, the 31.28

commissioner shall utilize information collected in collaboration with the Board of Nursing 31.29

as directed under Minnesota Statutes, sections 144.051 and 144.052, on Minnesota's supply 31.30

of active licensed nurses and reasons licensed nurses are leaving direct care positions at 31.31

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32.1	hospitals; information collected and sh	nared by the Minn	esota Hospital As	sociation on
32.2	retention by hospitals of licensed nurse	es; information co	ollected through an	n independent
32.3	study on reasons licensed nurses are cl	hoosing not to ren	ew their licenses	and leaving the
32.4	profession; and other publicly availabl	e data the commi	ssioner deems use	ful.
32.5	(b) The commissioner must publisl	n the report by Jar	nuary 1, 2026.	
32.6	Sec. 4. APPROPRIATION; HOSP	ITAL STAFFIN	<u>G STUDY.</u>	
32.7	\$ in fiscal year 2024 and \$. in fiscal year 202	25 are appropriate	d to the
32.8	commissioner of health for the hospital	l staffing study au	thorized under Mi	nnesota Statutes,
32.9	section 144.7067, subdivision 4.			
32.10		ARTICLE 7		
32.10	MENTAL HEAL		FOR NURSES	
52.11				
32.12	Section 1. APPROPRIATION; IM	PROVING MEN	TAL HEALTH	OF HEALTH
32.13	CARE WORKERS.			
32.14	\$10,000,000 in fiscal year 2024 and	d \$10,000,000 in	fiscal year 2025 a	re appropriated
32.15	from the general fund to the commissi	oner of health for	competitive grant	ts to hospitals,
32.16	community health centers, rural health	clinics, and med	ical professional a	ssociations to
32.17	establish or enhance evidence-based or	evidence-informe	d programs dedica	ated to improving

32.18 <u>the mental health of health care professionals.</u>