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1.1 1.2	Senator Wiklund from the Committee on Health and Human Services, to which was referred
1.3 1.4	<b>S.F. No. 1681:</b> A bill for an act relating to health; requiring a health system to return charitable assets received from the state to the general fund in certain circumstances.
1.5	Reports the same back with the recommendation that the bill be amended as follows:
1.6	Delete everything after the enacting clause and insert:
1.7	"Section 1. [144.557] REQUIREMENTS FOR CERTAIN HEALTH CARE ENTITY
1.8	TRANSACTIONS.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meaning given.
1.11	(b) "Captive professional entity" means a professional corporation, limited liability
1.12	company, or other entity formed to render professional services in which a beneficial owner
1.13	is a health care provider employed by, controlled by, or subject to the direction of a hospital
1.14	or hospital system.
1.15	(c) "Commissioner" means the commissioner of health.
1.16	(d) "Health care entity" means:
1.17	(1) a hospital;
1.18	(2) a hospital system;
1.19	(3) a captive professional entity;
1.20	(4) a medical foundation;
1.21	(5) a health care provider group practice;
1.22	(6) an entity organized or controlled by an entity listed in clauses (1) to (5); or
1.23	(7) an entity that owns or exercised substantial control over an entity listed in clauses
1.24	<u>(1) to (5).</u>
1.25	(e) "Health care provider" means a physician licensed under chapter 147, a physician
1.26	assistant licensed under chapter 147A, or an advanced practice registered nurse as defined
1.27	in section 148.171, subdivision 3, who provides health care services, including but not
1.28	limited to medical care, consultation, diagnosis, or treatment.
1.29	(f) "Health care provider group practice" means two or more health care providers legally
1.30	organized in a partnership, professional corporation, limited liability company, medical
1.31	foundation, nonprofit corporation, faculty practice plan, or other similar entity:

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2.1	(1) in which each health care provider who is a member of the group provides
2.2	substantially the full range of services that a health care provider routinely provides, including
2.3	but not limited to medical care, consultation, diagnosis, and treatment, through the joint use
2.4	of shared office space, facilities, equipment, or personnel;
2.5	(2) for which substantially all services of the health care providers who are group
2.6	members are provided through the group and are billed in the name of the group practice
2.7	and amounts so received are treated as receipts of the group; or
2.8	(3) in which the overhead expenses of, and the income from, the group are distributed
2.9	in accordance with methods previously determined by members of the group.
2.10	An entity that otherwise meets the definition of health care provider group practice in this
2.11	paragraph shall be considered a health care provider group practice even if its shareholders,
2.12	partners, or owners include single-health care provider professional corporations, limited
2.13	liability companies formed to render professional services, or other entities in which
2.14	beneficial owners are individual health care providers.
2.15	(g) "Hospital" means a health care facility licensed as a hospital under sections 144.50
2.16	<u>to 144.56.</u>
2.17	(h) "Medical foundation" means a nonprofit legal entity through which physicians or
2.18	other health care providers perform research or provide medical services.
2.19	(i) "Transaction" means a single action, or a series of actions within a five-year period,
2.20	that constitutes:
2.21	(1) a merger or exchange of a health care entity with another entity;
2.22	(2) the sale, lease, or transfer of 30 percent or more of the assets of a health care entity
2.23	to another entity;
2.24	(3) the granting of a security interest of 30 percent or more of the property and assets
2.25	of a health care entity to another entity;
2.26	(4) the transfer of 30 percent or more of the shares or other ownership of the health care
2.27	entity to another entity;
2.28	(5) an addition or substitution of one or more members of the health care entity's
2.29	governing body that effectively transfers control, responsibility for, or governance of the
2.30	health care entity to another entity;
2.31	(6) the creation of a new health care entity; or

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3.1	.1 (7) substantial investment of 30 percent or more in a health can	re entity that res	ults in		
3.2	sharing of revenues without a change in ownership or voting shares.				
3.3	Subd. 2. Notice required. (a) This subdivision applies to all transactions where:				
3.4	(1) the health care entity involved in the transaction has average revenue of at least				
3.5	.5 <u>\$10,000,000 per year; or</u>	<u>\$10,000,000 per year; or</u>			
3.6	.6 (2) an entity created by the transaction is projected to have ave	(2) an entity created by the transaction is projected to have average revenue of at least			
3.7	.7 <u>\$10,000,000 per year once the entity is operating at full capacity.</u>				
3.8	.8 (b) A health care entity must provide notice to the attorney gener	al and the comm	nissioner		
3.9	and comply with this subdivision before entering into a transaction.	Notice must be <u>r</u>	provided		
3.10	at least 180 days before the proposed completion date for the trans	saction.			
3.11	(c) As part of the notice required under this subdivision, at least	st 180 days befo	ore the		
3.12	proposed completion date of the transaction, a health care entity mu	<u>ıst affirmatively</u>	disclose		
3.13	the following to the attorney general and the commissioner:				
3.14	(1) the entities involved in the transaction;				
3.15	.15 (2) the leadership of the entities involved in the transaction, inclu	iding all director	rs, board		
3.16	members, and officers;				
3.17	.17 (3) the services provided by each entity and the attributed reve	nue for each ent	<u>tity by</u>		
3.18	18 <u>location;</u>				
3.19	(4) the primary service area for each location;				
3.20	.20 (5) the proposed service area for each location;				
3.21	.21 (6) the current relationships between the entities and the health	a care providers	and		
3.22	practices affected, the locations of affected health care providers an	nd practices, the	services		
3.23	provided by affected health care providers and practices, and the p	proposed relation	<u>nships</u>		
3.24	between the entities and the health care providers and practices af	fected;			
3.25	.25 (7) the terms of the transaction agreement or agreements;				
3.26	.26 (8) the acquisition price;				
3.27	.27 (9) markets in which the entities expect postmerger synergies t	o produce a con	npetitive		
3.28	.28 <u>advantage;</u>				
3.29	(10) potential areas of expansion, whether in existing markets	or new markets;	2		
3.30	.30 (11) plans to close facilities, reduce workforce, or reduce or el	iminate services	<u>.</u>		

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of how the completed transaction is in the public interest, addressing the factors in subdivision 4.32

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5.1	5, paragraph (a); a disclosure of ea	ch declarant's compensa	ation and benefits	relating to the
5.2	transaction for the three years following the transaction's anticipated completion date; and			
5.3	a disclosure of any conflicts of interest;			
5.4	(11) audited and unaudited financial statements from all entities involved in the			
5.5	transaction and tax filings for all er	transaction and tax filings for all entities involved in the transaction covering the preceding		
5.6	five fiscal years; and	five fiscal years; and		
5.7	(12) any other information or documents requested by the attorney general or			
5.8	commissioner.			
5.9	(e) The commissioner may adopt	pt rules to implement thi	s section, and may	alter, amend,
5.10	suspend, or repeal any of such rule	es. The requirements of	section 14.125 do	not apply to
5.11	the adoption of rules under this par	ragraph.		
5.12	(f) The attorney general may ex	stend the notice and wai	ting period require	ed under
5.13	paragraph (b) for an additional 90	days by notifying the he	alth care entity in	writing of the
5.14	extension.			
5.15	(g) The attorney general may w	vaive all or any part of the	he notice and wait	ing period
5.16	required under paragraph (b).			
5.17	(h) The attorney general or the	commissioner may hold	l public listening s	essions or
5.18	forums to obtain input on the trans	action from providers or	community mem	bers who may
5.19	be impacted by the transaction.			
5.20	(i) The attorney general or the	commissioner may bring	<u>g an action in distr</u>	ict court to
5.21	compel compliance with the notice	e requirements in this su	bdivision.	
5.22	Subd. 3. Prohibited transaction	ons. No health care entit	y may enter into a	transaction
5.23	that will:			
5.24	(1) substantially lessen compet	ition; or		
5.25	(2) tend to create a monopoly of	or monopsony.		
5.26	Subd. 4. Additional requirem	ents for nonprofit heal	<u>th care entities. A</u>	health care
5.27	entity that is incorporated under ch	apter 317A or organized	d under section 32	<u>2C.1101, or</u>
5.28	that is a subsidiary of any such ent	ity, must, before enterin	g into a transaction	n, ensure that:
5.29	(1) the transaction complies wi	th chapters 317A and 50	)1B and other app	licable laws;
5.30	(2) the transaction does not inv	olve or constitute a brea	ich of charitable tr	<u>ust;</u>

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6.1	(3) the nonprofit health care entit	ty will receive full ar	nd fair value for its	public benefit
6.2	assets;	•		
6.3	(4) the value of the public benefi	t assets to be transfe	rred has not been m	anipulated in
6.4	a manner that causes or has caused the			<u>ampulated m</u>
6.5	(5) the proceeds of the transactio			th the public
6.6	benefit for which the assets are held			
6.7	(6) the transaction will not result	(6) the transaction will not result in a breach of fiduciary duty; and		
6.8	(7) there are procedures and polic	cies in place to prohi	bit any officer, dire	ctor, trustee,
6.9	or other executive of the nonprofit h	ealth care entity from	n directly or indirec	tly benefiting
6.10	from the transaction.			
6.11	Subd. 5. Attorney general enfor	cement and supplem	<u>iental authority. (a</u>	) The attorney
6.12	general may bring an action in distric	<u>ct court to enjoin or ι</u>	inwind a transaction	n or seek other
6.13	equitable relief necessary to protect	the public interest if	a health care entity	or transaction
6.14	violates this section, if the transaction	on is contrary to the p	bublic interest, or if	both a health
6.15	care entity or transaction violates thi	s section and the trai	nsaction is contrary	to the public
6.16	interest. Factors informing whether a	a transaction is contr	ary to the public int	erest include
6.17	but are not limited to whether the tra	insaction:		
6.18	(1) will harm public health;			
6.19	(2) will reduce the affected comm	unity's continued ac	cess to affordable ar	nd quality care
6.20	and to the range of services historica	ally provided by the	entities or will preve	ent members
6.21	in the affected community from rece	eiving a comparable of	or better patient exp	erience;
6.22	(3) will have a detrimental impac	t on competing healt	h care options withi	n primary and
6.23	dispersed service areas;			
6.24	(4) will reduce delivery of health	care to disadvantage	ed, uninsured, unde	rinsured, and
6.25	underserved populations and to popu	ulations enrolled in p	ublic health care pr	ograms;
6.26	(5) will have a substantial negativ	e impact on medical	education and teach	ing programs,
6.27	health care workforce training, or me	edical research;		
6.28	(6) will have a negative impact o	n the market for hea	lth care services, he	alth insurance
6.29	services, or skilled health care worke	ers;		
6.30	(7) will increase health care costs	s for patients; or		
6.31	(8) will adversely impact provide	er cost trends and con	ntainment of total h	ealth care
6.32	spending.			

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7.1	(b) The attorney general may enforce this section under section 8.31.
7.2	(c) Failure of the entities involved in a transaction to provide timely information as
7.3	required by the attorney general or the commissioner shall be an independent and sufficient
7.4	ground for a court to enjoin the transaction or provide other equitable relief, provided the
7.5	attorney general notified the entities of the inadequacy of the information provided and
7.6	provided the entities with a reasonable opportunity to remedy the inadequacy.
7.7	(d) The attorney general shall consult with the commissioner to determine whether a
7.8	transaction is contrary to the public interest. Any information exchanged between the attorney
7.9	general and the commissioner according to this subdivision is confidential data on individuals
7.10	as defined in section 13.02, subdivision 3, or protected nonpublic data as defined in section
7.11	13.02, subdivision 13. The commissioner may share with the attorney general, according
7.12	to section 13.05, subdivision 9, any not public data, as defined in section 13.02, subdivision
7.13	8a, held by the Department of Health to aid in the investigation and review of the transaction,
7.14	and the attorney general must maintain this data with the same classification according to
7.15	section 13.03, subdivision 4, paragraph (d).
7.16	Subd. 6. Supplemental authority of commissioner. (a) Notwithstanding any law to
7.17	the contrary, the commissioner may use data or information submitted under this section,
7.17 7.18	the contrary, the commissioner may use data or information submitted under this section, section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact
7.18	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact
7.18 7.19	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market
<ul><li>7.18</li><li>7.19</li><li>7.20</li></ul>	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality.
<ul><li>7.18</li><li>7.19</li><li>7.20</li><li>7.21</li></ul>	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality. (b) The commissioner shall issue periodic public reports on the number and types of
<ul><li>7.18</li><li>7.19</li><li>7.20</li><li>7.21</li><li>7.22</li></ul>	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality. (b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> </ul>	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality. (b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota.
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> </ul>	<ul> <li>section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact</li> <li>of health care transactions on access to or the cost of health care services, health care market</li> <li>consolidation, and health care quality.</li> <li>(b) The commissioner shall issue periodic public reports on the number and types of</li> <li>transactions subject to this section and on the aggregate impact of transactions on health</li> <li>care cost, quality, and competition in Minnesota.</li> <li>Subd. 7. Relation to other law. (a) The powers and authority under this section are in</li> </ul>
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> <li>7.25</li> </ul>	section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality. (b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota. Subd. 7. Relation to other law. (a) The powers and authority under this section are in addition to, and do not affect or limit, all other rights, powers, and authority of the attorney
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> <li>7.25</li> <li>7.26</li> </ul>	<ul> <li>section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality.</li> <li>(b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota.</li> <li>Subd. 7. Relation to other law. (a) The powers and authority under this section are in addition to, and do not affect or limit, all other rights, powers, and authority of the attorney general or the commissioner under chapter 8, 309, 317A, 325D, 501B, or other law.</li> </ul>
<ol> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> <li>7.25</li> <li>7.26</li> <li>7.27</li> </ol>	<ul> <li>section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality.</li> <li>(b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota.</li> <li>Subd. 7. Relation to other law. (a) The powers and authority under this section are in addition to, and do not affect or limit, all other rights, powers, and authority of the attorney general or the commissioner under chapter 8, 309, 317A, 325D, 501B, or other law.</li> <li>(b) Nothing in this section shall suspend any obligation imposed under chapter 8, 309, 300, 300, 300, 300, 300, 300, 300</li></ul>
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> <li>7.25</li> <li>7.26</li> <li>7.27</li> <li>7.28</li> </ul>	<ul> <li>section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality.</li> <li>(b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota.</li> <li>Subd. 7. Relation to other law. (a) The powers and authority under this section are in addition to, and do not affect or limit, all other rights, powers, and authority of the attorney general or the commissioner under chapter 8, 309, 317A, 325D, 501B, or other law.</li> <li>(b) Nothing in this section shall suspend any obligation imposed under chapter 8, 309, 317A, 325D, 501B, or other law on the entities involved in a transaction.</li> </ul>
<ul> <li>7.18</li> <li>7.19</li> <li>7.20</li> <li>7.21</li> <li>7.22</li> <li>7.23</li> <li>7.24</li> <li>7.25</li> <li>7.26</li> <li>7.27</li> <li>7.28</li> <li>7.29</li> </ul>	<ul> <li>section 62U.04, and sections 144.695 to 144.705 to conduct analyses of the aggregate impact of health care transactions on access to or the cost of health care services, health care market consolidation, and health care quality.</li> <li>(b) The commissioner shall issue periodic public reports on the number and types of transactions subject to this section and on the aggregate impact of transactions on health care cost, quality, and competition in Minnesota.</li> <li>Subd. 7. Relation to other law. (a) The powers and authority under this section are in addition to, and do not affect or limit, all other rights, powers, and authority of the attorney general or the commissioner under chapter 8, 309, 317A, 325D, 501B, or other law.</li> <li>(b) Nothing in this section shall suspend any obligation imposed under chapter 8, 309, 317A, 325D, 501B, or other law on the entities involved in a transaction.</li> <li>EFFECTIVE DATE. This section is effective the day following final enactment and</li> </ul>

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8.1	Sec. 2. Laws 2017, First Special	Session chapter 6, artic	le 5, section 11, as	amended by	
8.2	Laws 2019, First Special Session c	•		•	
8.3	Sec. 11. MORATORIUM ON CONVERSION TRANSACTIONS.				
8.4	(a) Notwithstanding Laws 2017	, chapter 2, article 2, a	nonprofit health se	rvice plan	
8.5	corporation operating under Minne	esota Statutes, chapter 6	52C, or a nonprofit	health	
8.6	maintenance organization operating	g under Minnesota Stat	tutes, chapter 62D,	as of January	
8.7	1, 2017, may only merge or consol	idate with; convert; or	transfer, as part of a	a single	
8.8	transaction or a series of transaction	ns within a 24-month p	eriod, all or a mater	ial amount of	
8.9	its assets to an entity that is a corpo	oration organized under	Minnesota Statute	s, chapter	
8.10	317A; or to a Minnesota nonprofit	hospital within the sam	e integrated health	system as the	
8.11	health maintenance organization. F	For purposes of this sec	tion, "material amo	unt" means	
8.12	the lesser of ten percent of such an	entity's total admitted	net assets as of Dec	ember 31 of	
8.13	the previous year, or \$50,000,000.				
8.14	(b) Paragraph (a) does not apply	y if the nonprofit servic	ce plan corporation	or nonprofit	
8.15	health maintenance organization fi	health maintenance organization files an intent to dissolve due to insolvency of the			
8.16	corporation in accordance with Minnesota Statutes, chapter 317A, or insolvency proceedings				
8.17	are commenced under Minnesota Statutes, chapter 60B.				
8.18	(c) Nothing in this section shall	(c) Nothing in this section shall be construed to authorize a nonprofit health maintenance			
8.19	organization or a nonprofit service p	blan corporation to enga	ge in any transaction	n or activities	
8.20		not otherwise permitted under state law.			
8.21	(d) This section expires July 1, <del>2023</del> 2026.				
8.22	EFFECTIVE DATE. This sec	tion is effective the day	/ following final ena	actment.	
8.23	Sec. 3. APPROPRIATIONS.				
8.24	<u>\$ in fiscal year 2024 and \$.</u> .	in fiscal year 2025 a	are appropriated from	m the general	
8.25	fund to the commissioner of health	for purposes of Minne	esota Statutes, section	on 144.557."	
8.26	Delete the title and insert:				
8.27		A bill for an act			
8.28	relating to health; specifying red				
8.29 8.30	amending Laws 2017, First Sp amended; proposing coding fo				
8.31	And when so amended the bill of		_		
8.32	Local Government and Veterans. A				
			1 F		

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Chair)

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