Senator $\qquad$ moves to amend S.F. No. 2673 as follows:

Page 2, line 17, after "discharge" insert "unless the occurrence of the appointment would delay discharge"

Page 2, line 18, delete " $\underline{i t}$ " and insert "the occurrence of the appointment under clause (1) would delay discharge or if the hospital"

Page 2, line 19, after "discharge" insert "unless the scheduling of an appointment would delay discharge"

Page 2, line 21, after " $\underline{i f}$ " insert "the scheduling of an appointment under clause (2) would $\underline{\text { delay discharge or if }}{ }^{\prime \prime}$

Page 2, line 31, delete "eligible" and insert "ineligible or potentially eligible"
Page 3, line 5, delete "eligible" and insert "not ineligible"

Page 4, line 12, after " 2023 " insert ", and applies to services and treatments provided on or after that date"

Page 4, line 15, after "patient" insert "or guarantor"
Page 4, lines 16 and 31, after "patient's" insert "or guarantor's"
Page 5, line 4, delete "sick, disabled, infirm, or so elderly so as to" and delete "render the"

Page 5, line 5, delete "patient" and after "complaint" insert "due to age, disability, or $\underline{\text { medical condition" }}$

Page 5, line 28, after "patient's" insert "or guarantor's"
Page 5, after line 31, insert:
"Subd. 4. Collection agency; immunity. A collection agency, as defined in section 332.31, subdivision 3, is not required to verify the submission of an affidavit of expert review or assess the validity of an affidavit of expert review. The collection agency is not liable for a hospital's failure to comply with this section."

Page 5, line 32, after " 2023 " insert ", and applies to actions and referrals to third-party debt collection agencies stemming from services and treatments provided on or after that date"

Page 6, line 12, after " $\underline{2023}$ " insert ", and applies to services and treatments provided on or after that date"

