1.1	A bill for an act
1.2	relating to health; establishing requirements for certain health care entity
1.3	transactions; changing the expiration date on moratorium conversion transactions;
1.4	requiring a health system to return charitable assets received from the state to the
1.5	general fund in certain circumstances; requiring a study on the regulation of certain
1.6	transactions; requiring a report; appropriating money; amending Minnesota Statutes
1.7	2022, section 62U.04, subdivision 11; Laws 2017, First Special Session chapter
1.8 1.9	6, article 5, section 11, as amended; proposing coding for new law in Minnesota Statutes, chapter 309; proposing coding for new law as Minnesota Statutes, chapter
1.9	145D.
1.10	
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2022, section 62U.04, subdivision 11, is amended to read:
1.12	Section 1. Winnesota Statutes 2022, section 020.04, subdivision 11, is amended to read.
1.13	Subd. 11. Restricted uses of the all-payer claims data. (a) Notwithstanding subdivision
1 1 4	A noregraph (b) and subdivision 5 noregraph (b) the commissioner or the commissioner's
1.14	4, paragraph (b), and subdivision 5, paragraph (b), the commissioner or the commissioner's
1.15	designee shall only use the data submitted under subdivisions 4 and 5 for the following
1.16	purposes:
1.17	(1) to evaluate the performance of the health care home program as authorized under
1 10	antion (211.02) subdivision 7.
1.18	section 62U.03, subdivision 7;
1.19	(2) to study, in collaboration with the reducing avoidable readmissions effectively
1.20	(RARE) campaign, hospital readmission trends and rates;
1.01	(2) to evolve veriations in boolth care costs, evolity utilization, and illness bunder based
1.21	(3) to analyze variations in health care costs, quality, utilization, and illness burden based
1.22	on geographical areas or populations;
1.23	(4) to evaluate the state innovation model (SIM) testing grant received by the Departments
1.24	of Health and Human Services, including the analysis of health care cost, quality, and
1.25	utilization baseline and trend information for targeted populations and communities; and

Section 1.

HF402 FIRST UNOFFICIAL ENGROSSMENT

SGS

(5) to compile one or more public use files of summary data or tables that must: 2.1 (i) be available to the public for no or minimal cost by March 1, 2016, and available by 2.2 web-based electronic data download by June 30, 2019; 2.3 (ii) not identify individual patients, payers, or providers; 2.4 (iii) be updated by the commissioner, at least annually, with the most current data 2.5 available; 2.6 2.7 (iv) contain clear and conspicuous explanations of the characteristics of the data, such as the dates of the data contained in the files, the absence of costs of care for uninsured 2.8 patients or nonresidents, and other disclaimers that provide appropriate context; and 2.9 (v) not lead to the collection of additional data elements beyond what is authorized under 2.10 this section as of June 30, 2015-; and 2.11 (6) to conduct analyses of the impact of health care transactions on health care costs, 2.12 market consolidation, and quality under section 145D.01, subdivision 6. 2.13 (b) The commissioner may publish the results of the authorized uses identified in 2.14 paragraph (a) so long as the data released publicly do not contain information or descriptions 2.15 in which the identity of individual hospitals, clinics, or other providers may be discerned. 2.16 (c) Nothing in this subdivision shall be construed to prohibit the commissioner from 2.17 using the data collected under subdivision 4 to complete the state-based risk adjustment 2.18 system assessment due to the legislature on October 1, 2015. 2.19 (d) The commissioner or the commissioner's designee may use the data submitted under 2.20 subdivisions 4 and 5 for the purpose described in paragraph (a), clause (3), until July 1, 2 21 2023. 2.22 (e) The commissioner shall consult with the all-payer claims database work group 2.23 established under subdivision 12 regarding the technical considerations necessary to create 2.24 the public use files of summary data described in paragraph (a), clause (5). 2.25 Sec. 2. [145D.01] REQUIREMENTS FOR CERTAIN HEALTH CARE ENTITY 2.26 TRANSACTIONS. 2.27 2.28 Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. 2.29 2.30 (b) "Captive professional entity" means a professional corporation, limited liability company, or other entity formed to render professional services in which a beneficial owner 2.31

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
3.1	is a health care provider employ	ed by, controlled by, or sul	bject to the direct	tion of a hospital
3.2	or hospital system.			
3.3	(c) "Commissioner" means t	he commissioner of health	<u>h.</u>	
3.4	(d) "Control," including the	terms "controlling," "cont	rolled by," and "	under common
3.5	control with," means the posses	sion, direct or indirect, of	the power to dire	ect or cause the
3.6	direction of the management and	d policies of a health care	entity, whether t	hrough the
3.7	ownership of voting securities,	membership in an entity f	ormed under cha	pter 317A, by
3.8	contract other than a commercial	contract for goods or nonm	anagement servi	ces, or otherwise,
3.9	unless the power is the result of	an official position with,	corporate office	held by, or court
3.10	appointment of, the person. Con	trol is presumed to exist if	any person, direc	etly or indirectly,
3.11	owns, controls, holds with the p	ower to vote, or holds pro	xies representing	g 40 percent or
3.12	more of the voting securities of	any other person, or if any	y person, directly	y or indirectly,
3.13	constitutes 40 percent or more o	f the membership of an er	ntity formed und	er chapter 317A.
3.14	The attorney general may determ	nine that control exists in t	fact, notwithstan	ding the absence
3.15	of a presumption to that effect.			
3.16	(e) "Health care entity" mean	ns:		
3.17	(1) a hospital;			
3.18	(2) a hospital system;			
3.19	(3) a captive professional en	tity;		
3.20	(4) a medical foundation;			
3.21	(5) a health care provider group $(5)$ a health care provider group $(5)$	oup practice;		
3.22	(6) an entity organized or co	ntrolled by an entity listed	1 in clauses (1) to	o (5); or
3.23	(7) an entity that owns or explicitly that owns or explicitly that the transformation of tr	ercises control over an en	tity listed in clau	ses (1) to (5).
3.24	(f) "Health care provider" m	eans a physician licensed	under chapter 14	17, a physician
3.25	assistant licensed under chapter	147A, or an advanced pra	actice registered	nurse as defined
3.26	in section 148.171, subdivision	3, who provides health ca	re services, inclu	iding but not
3.27	limited to medical care, consulta	ation, diagnosis, or treatm	ent.	
3.28	(g) "Health care provider grou	up practice" means two or	more health care	providers legally
3.29	organized in a partnership, profe	essional corporation, limit	ed liability com	oany, medical
3.30	foundation, nonprofit corporation	on, faculty practice plan, o	or other similar e	ntity:
3.31	(1) in which each health care	e provider who is a memb	er of the group p	rovides services
3.32	that a health care provider routing	nely provides, including b	out not limited to	medical care,

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
4.1	consultation, diagnosis, and treatr	nent, through the joint us	e of shared office	space, facilities,
4.2	equipment, or personnel;			
4.3	(2) for which substantially all	services of the health ca	are providers who	o are group
4.4	members are provided through the	ne group and are billed in	n the name of the	group practice
4.5	and amounts so received are trea	ted as receipts of the gro	oup; or	
4.6	(3) in which the overhead exp	penses of, and the incom	e from, the group	are distributed
4.7	in accordance with methods prev	viously determined by mo	embers of the gro	oup.
4.8	An entity that otherwise meets th	e definition of health ca	re provider group	practice in this
4.9	paragraph shall be considered a h	ealth care provider group	p practice even if	its shareholders,
4.10	partners, members, or owners inc	lude a professional corpo	oration, limited lia	ability company,
4.11	or other entity in which any bene	ficial owner is a health c	are provider and	that is formed to
4.12	render professional services.			
4.13	(h) "Hospital" means a health	care facility licensed as	a hospital under	sections 144.50
4.14	<u>to 144.56.</u>			
4.15	(i) "Medical foundation" mea	ns a nonprofit legal entit	ty through which	health care
4.16	providers perform research or pro-	ovide medical services.		
4.17	(j) "Transaction" means a sing	gle action, or a series of	actions within a f	five-year period,
4.18	which occurs in part within the s	tate of Minnesota or invo	olves a health car	e entity formed
4.19	or licensed in Minnesota, that co	nstitutes:		
4.20	(1) a merger or exchange of a	health care entity with a	another entity;	
4.21	(2) the sale, lease, or transfer	of 40 percent or more of	f the assets of a h	ealth care entity
4.22	to another entity;			
4.23	(3) the granting of a security	interest of 40 percent or	more of the prop	erty and assets
4.24	of a health care entity to another	entity;		
4.25	(4) the transfer of 40 percent	or more of the shares or	other ownership	of a health care
4.26	entity to another entity;			
4.27	(5) an addition, removal, with	drawal, substitution, or o	other modification	n of one or more
4.28	members of the health care entity	's governing body that tra	ansfers control, re	esponsibility for,
4.29	or governance of the health care	entity to another entity;		
4.30	(6) the creation of a new heal	th care entity;		

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
5.1	(7) an agreement or series of a	greements that results in	the sharing of 40	percent or more
5.2	of the health care entity's revenue	es with another entity, in	cluding affiliates	of such other
5.3	entity;			
5.4	(8) an addition, removal, with	drawal, substitution, or c	other modification	of the members
5.5	of a health care entity formed un	der chapter 317A that re	sults in a change	of 40 percent or
5.6	more of the membership of the h	ealth care entity; or		
5.7	(9) any other transfer of contr	ol of a health care entity	to, or acquisitior	n of control of a
5.8	health care entity by, another ent	ity.		
5.9	(k) A transaction as defined in	n paragraph (j) does not	include:	
5.10	(1) an action or series of action	ons that meets one or mo	ore of the criteria	set forth in
5.11	paragraph (j), clauses (1) to (9), i	f, immediately prior to a	all such actions, th	ne health care
5.12	entity directly, or indirectly throu	igh one or more interme	diaries, controls,	is controlled by,
5.13	or is under common control with	, all other parties to the	action or series of	actions;
5.14	(2) a mortgage or other secure	ed loan for business imp	provement purpose	es entered into
5.15	by a health care entity that does r	not directly affect deliver	ry of health care o	or governance of
5.16	the health care entity;			
5.17	(3) a clinical affiliation of hea	alth care entities formed	solely for the pur	pose of
5.18	collaborating on clinical trials or	providing graduate med	lical education;	
5.19	(4) the mere offer of employn	nent to, or hiring of, a he	alth care provider	by a health care
5.20	entity; or			
5.21	(5) a single action or series of	f actions within a five-ye	ear period involvi	ng only entities
5.22	that operate solely as a nursing h	ome licensed under chap	oter 144A; a boar	ding care home
5.23	licensed under sections 144.50 to	144.56; a supervised livi	ng facility license	d under sections
5.24	144.50 to 144.56; an assisted livin	ng facility licensed under	chapter 144G; a fo	oster care setting
5.25	licensed under Minnesota Rules,	parts 9555.5105 to 9555	.6265, for a physi	cal location that
5.26	is not the primary residence of the	e license holder; a comm	unity residential se	etting as defined
5.27	in section 245D.02, subdivision 4a	a; or a home care provider	licensed under se	ctions 144A.471
5.28	<u>to 144A.483.</u>			
5.29	Subd. 2. Notice required. (a)	This subdivision applie	s to all transaction	ns where:
5.30	(1) the health care entity invo	lved in the transaction h	as average revent	ue of at least
5.31	\$40,000,000 per year; or			

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
6.1	(2) the transaction will resu	ult in an entity projected to h	nave average re	evenue of at least
6.2	\$40,000,000 per year once the	entity is operating at full ca	pacity.	
6.3	(b) A health care entity mus	st provide notice to the attorn	ey general and	the commissioner
6.4	and comply with this subdivision	on before entering into a tran	saction. Notice	must be provided
6.5	at least 90 days before the pro-	posed completion date of the	e transaction, s	ubject to waiver
6.6	of all or any part of this waitin	g period under paragraph (f	<u>).</u>	
6.7	(c) Subject to waiver of all	or any part of these disclosu	re requirements	s under paragraph
6.8	(f), as part of the notice require	d under this subdivision, at l	east 90 days be	fore the proposed
6.9	completion date of the transac	tion, a health care entity mu	st affirmatively	y disclose the
6.10	following to the attorney gene	ral and the commissioner:		
6.11	(1) the entities involved in	the transaction;		
6.12	(2) the leadership of the ent	ities involved in the transacti	on, including a	ll board members,
6.13	managing partners, member m	anagers, and officers;		
6.14	(3) the services provided b	y each entity and the attribu	ted revenue for	r each entity by
6.15	location;			
6.16	(4) the primary service are	a for each location;		
6.17	(5) the proposed service ar	ea for each location;		
6.18	(6) the current relationship	s between the entities and th	ne affected heal	th care providers
6.19	and practices, the locations of	affected health care provide	ers and practice	s, the services
6.20	provided by affected health ca	re providers and practices, a	and the propose	ed relationships
6.21	between the entities and the af	fected health care providers	and practices;	
6.22	(7) the terms of the transaction	tion agreement or agreemen	<u>its;</u>	
6.23	(8) all consideration related	d to the transaction;		
6.24	(9) markets in which the er	ntities expect postmerger syn	nergies to prod	uce a competitive
6.25	advantage;			
6.26	(10) potential areas of expa	ansion, whether in existing r	narkets or new	markets;
6.27	(11) plans to close facilitie	s, reduce workforce, or redu	ce or eliminate	e services;
6.28	(12) the brokers, experts, a	nd consultants used to facilit	tate and evaluat	te the transaction;
6.29	(13) the number of full-tim	e equivalent positions at each	ch location bef	ore and after the
6.30	transaction by job category, in	cluding administrative and c	contract positio	ons; and

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
7.1	(14) any other information rel	levant to evaluating the tr	ansaction that is	requested by the
7.2	attorney general or commissione	<u>r.</u>		
7.3	(d) Subject to waiver of all or	any part of these submiss	ion requirements	under paragraph
7.4	(f), as part of the notice required	under this subdivision, at	least 90 days bef	ore the proposed
7.5	completion date of the transaction	on, a health care entity m	ust affirmatively	submit the
7.6	following to the attorney general	and the commissioner:		
7.7	(1) the current governing doc	suments for all entities in	volved in the tran	nsaction and any
7.8	amendments to these documents	<u>2</u>		
7.9	(2) the transaction agreement	or agreements and all re	lated agreements	<u>.</u>
7.10	(3) any collateral agreements	related to the principal t	ransaction, inclu	ding leases,
7.11	management contracts, and servi	ce contracts;		
7.12	(4) all expert or consultant rep	ports or valuations condu-	cted in evaluating	g the transaction,
7.13	including any valuation of the ass	sets that are subject to the	transaction prepa	ared within three
7.14	years preceding the anticipated t	ransaction completion da	te and any repor	ts of financial or
7.15	economic analysis conducted in	anticipation of the transa	ction;	
7.16	(5) the results of any projecti	ons or modeling of healt	h care utilization	or financial
7.17	impacts related to the transaction,	including but not limited	to copies of repo	rts by appraisers,
7.18	accountants, investment bankers	, actuaries, and other exp	erts;	
7.19	(6) for a transaction described	l in subdivision 1, paragr	aph (j), clauses (1	), (2), (4), or (7)
7.20	to (9), a financial and economic	analysis and report prepa	red by an indepe	ndent expert or
7.21	consultant on the effects of the tr	ransaction;		
7.22	(7) for a transaction described	l in subdivision 1, paragr	aph (j), clauses (1	), (2), (4), or (7)
7.23	to (9), an impact analysis report	prepared by an independ	ent expert or con	sultant on the
7.24	effects of the transaction on com	munities and the workfo	rce, including an	y changes in
7.25	availability or accessibility of se	rvices;		
7.26	(8) all documents reflecting t	he purposes of or restrict	tions on any relat	ed nonprofit
7.27	entity's charitable assets;			
7.28	(9) copies of all filings subm	itted to federal regulators	s, including any f	iling the entities
7.29	submitted to the Federal Trade C	ommission under United	States Code, title	15, section 18a,
7.30	in connection with the transactio	<u>n;</u>		
7.31	(10) a certification sworn und	ler oath by each board me	ember and chief o	executive officer
7.32	for any nonprofit entity involved	in the transaction contain	ing the following	g: an explanation

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
8.1	of how the completed transaction	is in the public interest, ad	ldressing the fact	ors in subdivision
8.2	5, paragraph (a); a disclosure of	each declarant's compens	sation and benef	its relating to the
8.3	transaction for the three years fol	llowing the transaction's	anticipated com	pletion date; and
8.4	a disclosure of any conflicts of in	nterest;		
8.5	(11) audited and unaudited fin	nancial statements from a	all entities invol	ved in the
8.6	transaction and tax filings for all	entities involved in the tr	ansaction cover	ing the preceding
8.7	five fiscal years; and			
8.8	(12) any other information or	documents relevant to e	valuating the tra	insaction that are
8.9	requested by the attorney general	l or commissioner.		
8.10	(e) The attorney general may	extend the notice and wa	aiting period req	uired under
8.11	paragraph (b) for an additional 9	0 days by notifying the h	ealth care entity	in writing of the
8.12	extension.			
8.13	(f) The attorney general may	waive all or any part of t	the waiting period	od required under
8.14	paragraph (b). The attorney gener	al may waive all or any p	eart of the disclos	sure requirements
8.15	under paragraph (c) and submission	n requirements under para	agraph (d), includ	ling requirements
8.16	for disclosure or submission to the	ne commissioner.		
8.17	(g) The attorney general or th	e commissioner may hol	ld public listenir	ig sessions or
8.18	forums to obtain input on the tran	nsaction from providers of	or community m	embers who may
8.19	be impacted by the transaction.			
8.20	(h) The attorney general or th	e commissioner may bri	ng an action in c	listrict court to
8.21	compel compliance with the notic	e, waiting period, disclos	ure, and submiss	sion requirements
8.22	in this subdivision.			
8.23	Subd. 3. Prohibited transact	t <b>ions.</b> <u>No health care entr</u>	ity may enter int	o a transaction
8.24	that will:			
8.25	(1) substantially lessen comp	etition; or		
8.26	(2) tend to create a monopoly	or monopsony.		
8.27	Subd. 4. Additional require	ments for nonprofit hea	lth care entities	s. <u>A health care</u>
8.28	entity that is incorporated under	chapter 317A or organize	ed under section	322C.1101, or
8.29	that is a subsidiary of any such e	ntity, must, before enterin	ng into a transac	tion, ensure that:
8.30	(1) the transaction complies w	with chapters 317A and 5	501B and other a	pplicable laws;
8.31	(2) the transaction does not in	nvolve or constitute a bre	each of charitable	e trust;

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
9.1	(3) the nonprofit health care	entity will receive full and	d fair value for it	s public benefit
9.2	assets, unless the discount betwe	en the full and fair value of	f the assets and th	e value received
9.3	for the assets will further the no	nprofit purposes of the no	nprofit health ca	re entity or is in
9.4	the public interest;			
9.5	(4) the value of the public be	enefit assets to be transfer	red has not been	manipulated in
9.6	a manner that causes or has cause	sed the value of the assets	to decrease;	
9.7	(5) the proceeds of the transa	action will be used in a ma	anner consistent	with the public
9.8	benefit for which the assets are	held by the nonprofit heal	th care entity;	
9.9	(6) the transaction will not re	esult in a breach of fiducia	ary duty; and	
9.10	(7) there are procedures and	policies in place to prohib	oit any officer, di	rector, trustee,
9.11	or other executive of the nonpro	ofit health care entity from	directly or indirectly or indi	ectly benefiting
9.12	from the transaction.			
9.13	Subd. 5. Attorney general e	nforcement and supplem	ental authority.	(a) The attorney
9.14	general may bring an action in d	listrict court to enjoin or up	nwind a transacti	on or seek other
9.15	equitable relief necessary to pro	tect the public interest if a	a health care entit	ty or transaction
9.16	violates this section, if the trans	action is contrary to the pr	ublic interest, or	if both a health
9.17	care entity or transaction violate	es this section and the tran	saction is contra	ry to the public
9.18	interest. Factors informing whet	ther a transaction is contra	ry to the public i	nterest include
9.19	but are not limited to whether the	e transaction:		
9.20	(1) will harm public health;			
9.21	(2) will reduce the affected c	ommunity's continued acc	ess to affordable	and quality care
9.22	and to the range of services hist	orically provided by the e	ntities or will pre	event members
9.23	in the affected community from	receiving a comparable o	r better patient e	xperience;
9.24	(3) will have a detrimental in	npact on competing health	a care options wit	hin primary and
9.25	dispersed service areas;			
9.26	(4) will reduce delivery of here	ealth care to disadvantage	d, uninsured, und	lerinsured, and
9.27	underserved populations and to	populations enrolled in pu	ublic health care	programs;
9.28	(5) will have a substantial neg	gative impact on medical e	education and tea	ching programs,
9.29	health care workforce training, o	or medical research;		
9.30	(6) will have a negative impa	act on the market for healt	th care services, l	nealth insurance
9.31	services, or skilled health care w	vorkers;		
9.32	(7) will increase health care	costs for patients;		

	HF402 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH0402-1
10.1	(8) will adversely impact pr	ovider cost trends and cor	ntainment of tot	al health care
10.2	spending;			
10.3	(9) will have a negative impa	act on wages paid by, or th	e number of em	ployees employed
10.4	by, a health care entity involved	d in a transaction; or		
10.5	(10) will have a negative im	pact on wages, collective	bargaining unit	s, and collective
10.6	bargaining agreements of existi	ing or future workers emp	loyed by a healt	th care entity
10.7	involved in a transaction.			
10.8	(b) For purposes of this sect	tion, there is a rebuttable p	presumption that	t it is contrary to
10.9	the public interest for a transact	tion to result in the Univer	rsity of Minneso	ota health care
10.10	facilities:			
10.11	(1) no longer remaining ded	licated, in whole or in part	t, to the universit	ity's public health
10.12	care mission;			
10.13	(2) becoming owned or con	trolled, directly or indirec	tly, in whole or	in part, by a
10.14	for-profit entity or an out-of-sta	ate entity; or		
10.15	(3) losing their status as pub	olicly supported academic	health care faci	ilities or their
10.16	relationship with the University	of Minnesota Medical So	chool.	
10.17	For purposes of this paragraph,	"University of Minnesota	a health care fac	ilities" means the
10.18	academic health care facilities li	censed by the commission	er of health as "N	M Health Fairview
10.19	University," or any successor n	ame.		
10.20	(c) The attorney general ma	y enforce this section und	er section 8.31.	
10.21	(d) Failure of the entities in	volved in a transaction to	provide timely	information as
10.22	required by the attorney general	l or the commissioner shal	l be an independ	lent and sufficient
10.23	ground for a court to enjoin or	unwind the transaction or	provide other e	quitable relief,
10.24	provided the attorney general n	otified the entities of the i	nadequacy of th	ne information
10.25	provided and provided the entit	ies with a reasonable oppo	rtunity to remed	ly the inadequacy.
10.26	(e) The commissioner shall	provide to the attorney ge	eneral, upon req	uest, data and
10.27	research on broader market tren	nds, impacts on prices and	outcomes, pub	lic health and
10.28	population health consideration	s, and health care access,	for the attorney	general to use
10.29	when evaluating whether a trans	saction is contrary to publi	c interest. The c	ommissioner may
10.30	share with the attorney general,	, according to section 13.0	5, subdivision	9, any not public
10.31	data, as defined in section 13.02	2, subdivision 8a, held by	the commission	ner to aid in the
10.32	investigation and review of the	transaction, and the attorned	ey general must	maintain this data
10.33	with the same classification acc	cording to section 13.03, s	ubdivision 4, pa	aragraph (d).

HF402 FIRST UNOFFICIAL ENGROSSMENT

SGS

11.1	Subd. 6. Supplemental authority of commissioner. (a) Notwithstanding any law to
11.2	the contrary, the commissioner may use data or information submitted under this section,
11.3	section 62U.04, and sections 144.695 to 144.703 to conduct analyses of the aggregate impact
11.4	of health care transactions on access to or the cost of health care services, health care market
11.5	consolidation, and health care quality.
11.6	(b) The commissioner shall issue periodic public reports on the number and types of
11.7	transactions subject to this section and on the aggregate impact of transactions on health
11.8	care cost, quality, and competition in Minnesota.
11.9	Subd. 7. Classification of data. Section 13.31 applies to data provided by a health care
11.10	entity and the commissioner to the attorney general and data provided by a health care entity
11.11	to the commissioner under this section. The attorney general or the commissioner may make
11.12	any data classified as confidential or protected nonpublic under this subdivision accessible
11.13	to any civil or criminal law enforcement agency if the attorney general or commissioner
11.14	determines that the access will aid the law enforcement process.
11.15	Subd. 8. Relation to other law. (a) The powers and authority under this section are in
11.16	addition to, and do not affect or limit, all other rights, powers, and authority of the attorney
11.17	general or the commissioner under chapters 8, 309, 317A, 325D, and 501B, or other law.
11.18	(b) Nothing in this section shall suspend any obligation imposed under chapters 8, 309,
11.19	317A, 325D, and 501B, or other law on the entities involved in a transaction.
11.20	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment and
11.21	applies to transactions completed on or after that date. In determining whether an action or
11.22	series of actions constitutes a transaction subject to this section, any actions or series of
11.23	actions related to the completion of the transaction may be considered, regardless of whether
11.24	they occurred prior to the effective date.
11.25	Sec. 3. [309.715] CHARITABLE ASSETS; RETURN TO GENERAL FUND.
11.26	If a nonprofit health maintenance organization licensed under chapter 62D or a health
11.27	system organized as a charitable organization sells or transfers control to an out-of-state
11.28	nonprofit entity or to any for-profit entity, the health maintenance organization or health
11.29	system must return to the general fund an amount equal to the value of any charitable assets
11.30	the health maintenance organization or health system received from the state.

11.31 EFFECTIVE DATE. This section is effective the day following final enactment and
11.32 applies to transactions completed on or after that date.

SGS

Sec. 4. Laws 2017, First Special Session chapter 6, article 5, section 11, as amended by
Laws 2019, First Special Session chapter 9, article 8, section 20, is amended to read:

12.3

## Sec. 11. MORATORIUM ON CONVERSION TRANSACTIONS.

(a) Notwithstanding Laws 2017, chapter 2, article 2, a nonprofit health service plan 12.4 corporation operating under Minnesota Statutes, chapter 62C, or a nonprofit health 12.5 maintenance organization operating under Minnesota Statutes, chapter 62D, as of January 12.6 12.7 1, 2017, may only merge or consolidate with; convert; or transfer, as part of a single transaction or a series of transactions within a 24-month period, all or a material amount of 12.8 its assets to an entity that is a corporation organized under Minnesota Statutes, chapter 12.9 317A; or to a Minnesota nonprofit hospital within the same integrated health system as the 12.10 health maintenance organization. For purposes of this section, "material amount" means 12.11 the lesser of ten percent of such an entity's total admitted net assets as of December 31 of 12.12 the previous year, or \$50,000,000. 12.13

(b) Paragraph (a) does not apply if the nonprofit service plan corporation or nonprofit
health maintenance organization files an intent to dissolve due to insolvency of the
corporation in accordance with Minnesota Statutes, chapter 317A, or insolvency proceedings
are commenced under Minnesota Statutes, chapter 60B.

(c) Nothing in this section shall be construed to authorize a nonprofit health maintenance
organization or a nonprofit service plan corporation to engage in any transaction or activities
not otherwise permitted under state law.

12.21 (d) This section expires July 1, <del>2023</del> <u>2026</u>.

12.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 12.23 Sec. 5. <u>STUDY AND RECOMMENDATIONS; NONPROFIT HEALTH</u> 12.24 <u>MAINTENANCE ORGANIZATION CONVERSIONS AND OTHER</u> 12.25 TRANSACTIONS.

- (a) The commissioner of health shall study and develop recommendations on the
   regulation of conversions, mergers, transfers of assets, and other transactions affecting
   Minnesota-domiciled nonprofit health maintenance organizations and for-profit health
- 12.29 <u>maintenance organizations. The recommendations must at least address:</u>
- 12.30 (1) monitoring and regulation of Minnesota-domiciled for-profit health maintenance

12.31 organizations;

HF402 FIRST UNOFFICIAL ENGROSSMENT

SGS

13.1	(2) issues related to public benefit assets held by a nonprofit health maintenance
13.2	organization, including identifying the portion of the organization's assets that are considered
13.3	public benefit assets to be protected, establishing a fair and independent process to value
13.4	the assets, and determining how public benefit assets should be stewarded for the public
13.5	good;
13.6	(3) providing a state agency or executive branch office with authority to review and
13.7	approve or disapprove a nonprofit health maintenance organization's plan to convert to a
13.8	for-profit organization; and
13.9	(4) establishing a process for the public to learn about and provide input on a nonprofit
13.10	health maintenance organization's proposed conversion to a for-profit organization.
13.11	(b) To fulfill the requirements under this section, the commissioner:
13.12	(1) may consult with the commissioners of human services and commerce;
13.13	(2) may enter into one or more contracts for professional or technical services; and
13.14	(3) notwithstanding any law to the contrary, may use data submitted under Minnesota
13.15	Statutes, sections 62U.04 and 144.695 to 144.703, and other data held by the commissioner
13.16	for purposes of regulating health maintenance organizations or data already submitted to
13.17	the commissioner by health carriers.
13.18	(c) No later than October 1, 2023, the commissioner must seek public comments on the
13.19	regulation of conversion transactions involving nonprofit health maintenance organizations.
13.20	(d) The commissioner may use the enforcement authority in Minnesota Statutes, section
13.21	62D.17, if a health maintenance organization fails to comply with a request for information
13.22	under paragraph (b), clause (4).
13.23	(e) The commissioner shall submit preliminary findings from this study to the chairs of
13.24	the legislative committees with jurisdiction over health and human services by January 15,
13.25	2024, and shall submit a final report and recommendations to the legislature by June 30,
13.26	<u>2024.</u>
13.27	Sec. 6. APPROPRIATIONS.
13.21	
13.28	\$ in fiscal year 2024 and \$ in fiscal year 2025 are appropriated from the general

13.29 <u>fund to the commissioner of health for purposes of Minnesota Statutes, section 145D.01.</u>