SF13 REVISOR SGS S0013-2 2nd Engrossment

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 13

(SENATE AUTHORS: DRAHEIM, Anderson, P., Eichorn, Klein and Housley) **DATE** 01/10/2019 D-PG Introduction and first reading Referred to Health and Human Services Finance and Policy 02/07/2019 305 Author added Klein 491 Author added Housley 03/13/2019 852a Comm report: To pass as amended Second reading Special Order: Amended 853 04/04/2019 2165a 2165 Third reading Passed

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relating to health; requiring transparency in hospital billing within a certain time; proposing coding for new law in Minnesota Statutes, chapter 144.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [144.591] DISCLOSURE OF HOSPITAL CHARGES.

- (a) Each hospital, including hospitals designated as critical access hospitals, shall provide to each discharged patient within 30 calendar days of discharge an itemized description of billed charges for medical services and goods the patient received during the hospital stay. The itemized description of billed charges may include technical terms to describe the medical services and goods if the technical terms are defined on the itemized description with limited medical nomenclature. The itemized description of billed charges must not describe a billed charge using only a medical billing code, "miscellaneous charges," or "supply charges."
- (b) A hospital may not bill or otherwise charge a patient for the itemized description ofbilled charges.
- (c) A hospital must provide an itemized description by secure e-mail, via a secure online
 portal, or, upon request, by mail.
- (d) This section does not apply to patients enrolled in Medicare, medical assistance, the
 MinnesotaCare program, or who receive health care coverage through an employer
 self-insured health plan.
- 1.21 **EFFECTIVE DATE.** This section is effective August 1, 2020.

Section 1.