

To: Members of the State Board of Health

From: Jo Tansey, Acute Care & Nursing Facilities Branch Chief, Health Facilities and

Emergency Medical Services Division

Through: Elaine McManis, Division Director Jane HManis

Date: February 15, 2023

Subject: Request for a Rulemaking Hearing concerning 6 CCR 1011-1, Chapter 4,

Standards for Hospitals and Health Facilities - General Hospitals

The Colorado legislature passed House Bill (HB) 22-1401, Hospital Nurse Staffing Standards, during the 2022 legislative session. This new law sought to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department. Parts of the bill required the Board of Health to promulgate rules by September 1, 2022, as related to the creation of a nurse staffing plan and staffed-bed capacity reporting. Emergency rules were first adopted and became effective on August 17, 2022 and a second emergency rulemaking was held on November 16, 2022 to maintain the first emergency rules. A third emergency rulemaking is being held in February 2023 concurrently with this request for a permanent rulemaking in order for the emergency rules required by HB 22-1401 to remain effective while the Health Facilities and Emergency Medical Services Division ("Division") continues to work through its extensive stakeholder engagement process.

In this request, the Department is seeking adoption of rules related to the implementation of HB 22-1401 that were outside of the September 1, 2022 statutory deadline requirement for the nurse staffing plan. The rule language for this proposed permanent rulemaking includes the following:

- inclusion of new statutory definitions and definitions that serve to clarify the rule language;
- addition of fines language in Part 3, Department Oversight that comes from the statute as well as supporting language for the Department to consider for enforcement of HB 22-1401 provisions;
- reorganization of the HB 22-1401 provisions within Part 9, Personnel; and
- non-substantive changes in Part 14, Nursing Services in order to remove any redundancy that occurred by integrating the existing and statutory nurse staffing requirements and provide clarity on the rule language based on stakeholder input.

The Division has been working extensively with stakeholders since September 2022 to modify the rules, not only on the emergency basis but also on these proposed changes. To date, the Division has held four (4) meetings, with an average of 87 people attending each meeting. The Division has been working alongside the Colorado Hospital Association (CHA) and individual hospitals to field questions and address hospital concerns, and the Division continues to work with all stakeholders to review the entirety of changes made to Chapter 4 pursuant to HB 22-1401.

In the attached proposed rule language, all language proposed during the emergency rulemaking is presented and underlined only if it is necessary to understand new proposed

changes as part of this request for permeant rulemaking. New proposed language in this permanent rulemaking is in red or stricken.

The Division will continue working with stakeholders in the coming months in order to finalize the proposed permanent rules. The Division is requesting that the Board schedule a public rulemaking hearing on the proposed revisions to 6 CCR 1011-1, Chapter 4 - General Hospitals for April 19, 2023.

STATEMENT OF BASIS AND PURPOSE AND SPECIFIC STATUTORY AUTHORITY

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

Basis and Purpose.

The Department is requesting permanent rules to meet the requirements created by the passage of House Bill 22-1401, which was signed into law on May 18, 2022. The new law sought to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department.

The Health Facilities and Emergency Medical Services Division ("Division") has worked extensively with stakeholders and the Department's Disease Control & Public Health Response Division (DCPHR) since the summer of 2022 to incorporate the regulations required under HB 22-1401. This request is being submitted concurrently with the third proposed emergency rules in order for the requirements to remain in effect and to move the staffed-bed capacity definition and reporting requirements to 6 CCR 1009-5 Preparations for a Bioterrorist Event, Pandemic Influenza, or an Outbreak by a Novel and Highly Fatal Infectious Agent or Biological Toxin. The Division will continue to partner with DCPHR in enforcing these reporting requirements.

The rule language for this proposed permanent rulemaking includes the following:

- inclusion of new statutory definitions and definitions that serve to clarify the rule language;
- addition of fines language in Part 3, Department Oversight that comes from the statute as well as supporting language for the Department to consider for enforcement of HB 22-1401 provisions;
- reorganization of the HB 22-1401 provisions within Part 9, Personnel; and
- non-substantive changes in Part 14, Nursing Services in order to remove any redundancy that occurred by integrating the existing and statutory nurse staffing requirements and provide clarity on the rule language based on stakeholder input.

The Division has been working since the summer of 2022 alongside the Colorado Hospital Association (CHA) and individual hospitals to field questions and address hospital concerns. In addition, the Division has held four stakeholder meetings thus far, with an average of 87 people attending each meeting. Between February and April 2023, the Division will continue to work with stakeholders and DCPHR to finalize the permanent rules, including the new definitions, language to support the statutory requirements authorizing the Department to fine hospitals for non-compliance around staffed-bed capacity reporting, and final language edits based on the open dialogue occurring between the Division and stakeholders at the monthly stakeholder meetings and in between.

Specific Statutory Authority.

Statutes that require or authorize rulemaking:

Section 25-3-128, C.R.S.

Section 25-3-105, C.R.S.

Other relevant statutes:

Section 25-1-120, C.R.S.

Section 25-3-125, C.R.S.

X	due to a change in state statute? Yes, the bill number is <u>House Bill 22-1401</u> . Rules are authorized X required. No
	ng include proposed rule language that incorporate materials by reference? Yes URL No
	ng include proposed rule language to create or modify fines or fees? _ Yes _ No
XNo. • T ir re • T sp a • T	rule language create (or increase) a state mandate on local government? the proposed rule does not require a local government to perform or increase a specific activity for which the local government will not be eimbursed; the proposed rule requires a local government to perform or increase a specific activity because the local government has opted to perform an activity, or; the proposed rule reduces or eliminates a state mandate on local povernment.

REGULATORY ANALYSIS

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

1. A description of the classes of persons affected by the proposed rule, including the classes that will bear the costs and the classes that will benefit from the proposed rule.

Group of persons/entities Affected by the Proposed Rule	Size of the Group	Relationship to the Proposed Rule Select category: C/S/B
Licensed hospitals and hospital units:	(109 total)	С
Licensed Children's Hospitals	3	С
Licensed Critical Access Hospitals	32	С
Licensed Hospital Units	1	С
Licensed General Hospitals	50	С
Licensed Long Term Care Hospitals	6	С
Licensed Psychiatric Hospitals	9	С
Licensed Rehabilitation Hospitals	8	С
Patients receiving care at licensed hospitals	Unknown	В
Colorado Hospital Association	101 Member Hospitals	S

While all are stakeholders, groups of persons/entities connect to the rule and the problem being solved by the rule in different ways. To better understand those different relationships, please use this relationship categorization key:

- C = individuals/entities that implement or apply the rule.
- S = individuals/entities that do not implement or apply the rule but are interested in others applying the rule.
- B = the individuals that are ultimately served, including the customers of our customers. These individuals may benefit, be harmed by or be atrisk because of the standard communicated in the rule or the manner in which the rule is implemented.

More than one category may be appropriate for some stakeholders.

To the extent practicable, a description of the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons.

Impact on Customers (C):

Economic: The impact to each hospital will be different, but there will be administrative and programmatic costs associated with implementing the proposed rules. Additionally, should a hospital fall below the 80% standard for staffed-bed capacity for longer than seven (7) days and fail to notify the Department and create a plan of action or submit a waiver, the Department may impose a fine. The Department has authority to assess fees necessary to cover the costs associated with the surveys conducted pursuant to HB 22-1401's requirements, as well as fines associated with the implementation of House Bill 22-1401, specifically fines of up to \$1,000 per day for a hospital's failure to meet the staffed-bed capacity reporting requirements and up to \$10,000 per day for a hospital's failure to achieve the required surge capacity, vaccines, and testing capabilities during a declared statewide public health emergency.

The Department continues working through the stakeholder engagement process to determine how to minimize the economic impacts on hospitals while fulfilling the intent of the legislation. Language is included in the proposed permanent rules to support the Department's decision making as fines are considered.

<u>Non-economic:</u> HB 22-1401 requires hospitals to create more robust nurse staffing and emergency management requirements as well as report staffed-bed capacity data to the Department, in a form and manner determined by the Department. While many hospitals already comply with this higher standard, many other hospitals may not have as robust nurse staffing and emergency management programs in place. There may be non-economic administrative, programmatic, and quality improvement costs associated with implementing these proposed rules.

Impact on Beneficiaries (B):

<u>Economic:</u> There will not be an economic impact associated with these proposed rules for patients.

Non-economic: The intention of the bill is to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department. The non-economic impacts will be greater patient safety, security, and improved care while in the hospital which will lead to improved health outcomes for hospital patients.

- 3. The probable costs to the agency and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues.
 - A. Anticipated CDPHE personal services, operating costs or other expenditures:

The proposed rules will ultimately be cost neutral once a fee system is in place to support additional Department costs, which will not occur until the Health Facilities and Emergency Medical Services Division ("Division") is able to vet fees with the stakeholders during a future rulemaking. Additional costs will initially be paid from the General Fund; beginning in FY 2024-25, Department expenditures will be partially paid from the General Licensure Cash Fund. Expenditures are detailed below.

Department Expenditure Impact

Cost Components	FY 2022-23	FY 2023-24	FY 2024-25
Personal Services	\$551,066	\$529,100	\$493,067
Operating Expenses	\$9,045	\$7,965	\$7,425
Capital Outlay Costs	\$43,400	-	-
Travel Costs	\$41,829	\$55,760	\$55,760
Centrally Appropriated Costs	\$128,879	\$121,979	\$204,040
FTE - Personal Services	6.2 FTE	5.9 FTE	5.5 FTE
TOTAL	\$774,219	\$714,804	\$760,292

Anticipated CDPHE Revenues: N/A

B. Anticipated personal services, operating costs or other expenditures by another state agency:

Anticipated Revenues for another state agency: N/A

4. A comparison of the probable costs and benefits of the proposed rule to the probable costs and benefits of inaction.

Along with the costs and benefits discussed above, the proposed revisions:

	X Comply with a statutory mandate to promulgate rulesX_ Comply with federal or state statutory mandates, federal or state regulations, and Department funding obligations Maintain alignment with other states or national standards Implement a Regulatory Efficiency Review (rule review) result Improve public and environmental health practiceX_ Implement stakeholder feedback.
	Advance the following CDPHE Strategic Plan priorities (select all that apply):
1.	Reduce Greenhouse Gas (GHG) emissions economy-wide from 125.716 million metric tons of CO2e (carbon dioxide equivalent) per year to 119.430 million metric tons of CO2e per year by June 30, 2020 and to 113.144 million metric tons of CO2e by June 30, 2023.
	Contributes to the blueprint for pollution reduction
	Reduces carbon dioxide from transportation Reduces methane emissions from oil and gas industry
	Reduces carbon dioxide emissions from electricity sector
2.	Reduce ozone from 83 parts per billion (ppb) to 80 ppb by June 30, 2020 and 75 ppb by June 30, 2023.
	Reduces volatile organic compounds (VOC) and oxides of nitrogen (NOx) from the oil and gas industry.
	Supports local agencies and COGCC in oil and gas regulations.
	Reduces VOC and NOx emissions from non-oil and gas contributors
3.	Decrease the number of Colorado adults who have obesity by 2,838 by June 30, 2020 and by 12,207 by June 30, 2023.
	Increases the consumption of healthy food and beverages through education,
	policy, practice and environmental changes. Increases physical activity by promoting local and state policies to improve active
	transportation and access to recreation.
	Increases the reach of the National Diabetes Prevention Program and Diabetes Self-
	Management Education and Support by collaborating with the Department of Health Care Policy and Financing.
4.	Decrease the number of Colorado children (age 2-4 years) who participate in the

	WIC Program and have obesity from 2120 to 2115 by June 30, 2020 and to 2100 by June 30, 2023.
	Ensures access to breastfeeding-friendly environments.
5.	Reverse the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by June 30, 2020 and increase to 95% by June 30, 2023.
	Reverses the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by June 30, 2020 and increase to 95% by June 30, 2023. Performs targeted programming to increase immunization rates. Supports legislation and policies that promote complete immunization and exemption data in the Colorado Immunization Information System (CIIS).
6.	Colorado will reduce the suicide death rate by 5% by June 30, 2020 and 15% by June 30, 2023.
	Creates a roadmap to address suicide in Colorado. Improves youth connections to school, positive peers and caring adults, and promotes healthy behaviors and positive school climate. Decreases stigma associated with mental health and suicide, and increases helpseeking behaviors among working-age males, particularly within high-risk industries. Saves health care costs by reducing reliance on emergency departments and connects to responsive community-based resources.
7.	The Office of Emergency Preparedness and Response (OEPR) will identify 100% of jurisdictional gaps to inform the required work of the Operational Readiness Review by June 30, 2020.
	Conducts a gap assessment. Updates existing plans to address identified gaps. Develops and conducts various exercises to close gaps.
8.	For each identified threat, increase the competency rating from 0% to 54% for outbreak/incident investigation steps by June 30, 2020 and increase to 92% competency rating by June 30, 2023.
	Uses an assessment tool to measure competency for CDPHE's response to an outbreak or environmental incident. Works cross-departmentally to update and draft plans to address identified gaps noted in the assessment. Conducts exercises to measure and increase performance related to identified gaps in the outbreak or incident response plan.
9.	100% of new technology applications will be virtually available to customers, anytime and anywhere, by June 20, 2020 and 90 of the existing applications by June 30, 2023.
	Implements the CDPHE Digital Transformation Plan.

 Optimizes processes prior to digitizing them. Improves data dissemination and interoperability methods and timeliness.
10. Reduce CDPHE's Scope 1 & 2 Greenhouse Gas emissions (GHG) from 6,561 metric tons (in FY2015) to 5,249 metric tons (20% reduction) by June 30, 2020 and 4,593 tons (30% reduction) by June 30, 2023.
 Reduces emissions from employee commuting Reduces emissions from CDPHE operations
11. Fully implement the roadmap to create and pilot using a budget equity assessment by June 30, 2020 and increase the percent of selected budgets using the equity assessment from 0% to 50% by June 30, 2023.
Used a budget equity assessment

__ Advance CDPHE Division-level strategic priorities.

The costs and benefits of the proposed rule will not be incurred if inaction is chosen. Costs and benefits of inaction not previously discussed include:

HB 22-1401 requires the collection of fees and fines in the instance that a hospital has not met its obligations related to reporting and/or maintaining adequate staffed beds. To date, the Department has not collected any fines as it has worked with hospitals through the baseline setting and the rules contained within the emergency rules. Failure to adopt rules will result in hospitals only having the guidance and clarity found currently in statute.

5. A determination of whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule.

Rulemaking is proposed when it is the least costly method or the only statutorily allowable method for achieving the purpose of the statute. The specific revisions proposed in this permanent rulemaking were developed in alignment with the requirements of HB 22-1401.

6. Alternative Rules or Alternatives to Rulemaking Considered and Why Rejected.

The Division has worked closely with stakeholders to streamline and clarify the statutory requirements pursuant to HB 22-1401, therefore the proposed permanent rules reflect that process. Additionally, the Division included the fines language from statute in the proposed permanent rules. Since the fines are authorized in statute, the Division wanted to provide clarity as well as supporting language in Part 3, Department Oversight on the decision making process that the Department will take when determining if and to what extent the Division will levy fines.

7. To the extent practicable, a quantification of the data used in the analysis; the analysis must take into account both short-term and long-term consequences.

The Division used existing EMResource data being reported to DCPHR throughout the COVID-19 pandemic, as well as Division-level hospital data on licensed beds and hospital type.

STAKEHOLDER ENGAGEMENT

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

State law requires agencies to establish a representative group of participants when considering to adopt or modify new and existing rules. This is commonly referred to as a stakeholder group.

<u>Early Stakeholder Engagement:</u>
The following individuals and/or entities were invited to provide input and included in the development of these proposed rules:

Organization	Representative Name and Title (if known)			
Arkansas Valley Regional Medical Center	Heidi Gearhart			
	Danielle May			
Banner Health	Julia Gentry			
	Tracy Hays, Emergency Management			
Banner Northern Colorado	Tania Hare			
	Charlie Mathis			
Davidou Community Hoolth	Chuck Merritt			
Boulder Community Health	Jackie Attlesey-Pries, RN, COO/CNO			
	Michele Grulke, ACNO			
	Andy French			
Continue Health	Bryan Williams			
Centura Health	Kelly Gallant			
	Nicole Milo			
	Donna Pinson			
	Ellen Stern, Government Affairs			
Children's Hessital Coloredo	Jen Roth			
Children's Hospital Colorado	Kathie Seerup			
	Linda Michael			
	Lori Claussen			
Colorado Department of Human Services, Fort Logan	Ronda K Katzenmeyer			
	Alejandra Noa			
	Anne Strawbridge			
	AnnMarie Harris			
	Ash Jackson			
	Christina Kemink			
Colorado Department of Public Health and	Craig Lee			
Environment	Elaine McManis			
	Emily Roozen			
	Erica Brudjar			
	Grace Alford			
	Heather Farnsworth			
	Jaime Yoder			

Organization	Representative Name and Title (if known)		
	Jeff Beckman		
	Jen Barr		
	Jo Tansey		
	Kara Johnson-Hufford		
	Monica Billig		
	Scott Bookman		
	Shannon Rossiter		
	Shelley Sanderman		
Colome de Hannital Association	Bridget Garcia		
Colorado Hospital Association	Essey Yirdaw		
Colorado Mental Health Hospital in Pueblo	Christine Tafoya, Interim CNO		
Colorado Mental Health Institute	Katie Cotner, CQO		
	Colleen Casper		
Colorado Nurses Association	Judith Burke, Retired CNO, Member		
	Mary Satre, Board Member		
Community Hospital Grand Junction	Benjamin Williams, ACNO		
	Derrek Hidalgo, CNO		
Craig Hospital	Diane Reinhard		
	Julie Negron		
CU Anschutz	Stephanie Vega		
	Dawn Arnett, Director of Med/Surg		
Delta Health	Melissa Palmer, DON		
	Anne Knudtson, Hospital Compliance		
	Emma Paras, Emergency Manager		
	Jackie Zheleznyak		
Denver Health	Kathy Boyle, CNO		
	Shira Meyerowitz		
	Natalie Nicholson		
East Morgan County Hospital	Linda Roan		
Estes Park Health	Pat Samples		
	Britney Guccini		
Family Health West Hospital	Travis Dorr		
Grand River Health	Melissa Obuhanick		
Grandview Hospital	Gretchen Harris, Interim DON		
	Jen Gearhart		
Gunnison Valley Health	Nicole Huff		
	April Asbury		
Heart of the Rockies Regional Medical Center	Christine MacMillan		
	Colleen Flack, St. Mary's Hospital		
	Geoffrey Hier		
Intermountain Health	Jamie Refalosells, Director, First Call Command		
Intermountain Health	Center		
	Collen Flack, St. Mary's Hospital		
	Tara Buzzitta		

Organization	Representative Name and Title (if known)			
	Reagan Goodnight, ACNO, Lutheran Medical Center			
	Jeani Frickey Saito			
	Sarah Lorenz			
Intermountain Peaks Region, St. Mary's	Michelle Shiao			
Inverness Rehabilitation Hospital	Brooke Nelson			
Keefe Memorial Hospital	Jasmine Shea			
10. L. 111. 11. IN	Kerri Lowry, CCO			
Kindred Hospital Denver	Mary Corcoran, DNCS			
Kiowa County Hospital District	Rachel Bletzacker CNO, FNP-BC			
Memorial Regional Health	Olivia Scheele			
Middle Park Health	Dani Kloepper, DON, Emergency and Inpatient Services			
	CoralAnn Hackett, CNO			
Montrose Regional Health	Mary Rasmusson, RN, Director of Education & Emergency Management			
Mt. San Rafael Hospital	Calvin Carey			
National Jewish Health	Kristi Melton, CNO/Vice-President of Clinical Operations			
Pagosa Springs Medical Center	Dan Davis			
PAM Specialty Hospital	Dave Hollander, CNO			
Parkview Health System	Mandi Smith			
	Amelia Vigil			
	Andrea Wade			
Parkview Medical Center	Kelea Nardini			
	Kim Philson, RN-BSN, CMSRN			
	Renee Elwell			
Parkview Pueblo West	Ruth Baxter			
Pioneers Medical Center	Amy Peck, CNO			
Prowers Medical Center	Amber Rider			
Rangely District Hospital	Makensie Boulger, DON			
Daymian Dahahilitatian Hamital	Kiera Shaffer			
Reunion Rehabilitation Hospital	Laura Dechant			
Rio Grande Hospital	Amanda Chapman-Shaw, RN, Clinical Nurse Manager			
	Darrick Garcia, Alamosa EMS			
Can Luia Vallau Llas (th	Margaret White, Quality and Safety Director			
San Luis Valley Health	Michelle Gay, CHC			
	Roberta Bean			
SCL Health	Kim de Bruyn Kops			
Sedgwick County Health Center	Machelle Newth			
Sky Ridge Medical Center	Adam Klatskin			
	Heather Burdick			
Southeast Colorado Hospital District	Sheri Reed, DON			
Spanish Peaks Regional Health Center	Bobbie Trujillo			
St. Vincent Health	Jana Weiss			
Sterling Regional Medical Center	Karalee Anderson, CNO			

Organization	Representative Name and Title (if known)			
	Cathy O'Brien			
	Kathryn Trujillo			
	Lisa Camplese, Senior Director, Regulatory Affairs and IP			
	Mary Jo Hallaert			
UCHealth	Noreen Bernard, CNO, Longs Peak and Broomfield Hospitals			
	Suzanne Golden			
	Wendy Sultzman			
	Amanda Cobb, Clinical Nurse Director and Colorado Nurse Association Region 2 Director			
	Carolyn Carroll Flynn, Capacity Management (South Region)			
	Amy Lavigne			
	Kim Flynn			
Vail Health	Nico Brown			
vail nealth	Ryan Bush			
	Sara Dembeck			
	William Adochio			
Valley View Hespital	Aimee Johnson, Regulatory			
Valley View Hospital	Dawn Sculco, CNO			
	Elena Scarbrough, Director of Quality/Risk			
Wray Community District Hospital	Management			
	Jennifer Kramer			
	Alec Romero			
	Ashley Sena			
	Ashley Thomas			
	Brenda B Simpson Colleen Stout			
	Colleen Williams			
	Dylan Mitchell			
	Elaine Gerson			
	Jackie Edney			
	Jennifer Weibel			
	Jessica Short			
	Kari Walton			
	Kim Philson			
	Kristine Cooper			
	Kurt Gensert			
	Lonnie Martinez			
	Lyndsey Olish			
	Meg Schroeder			
	Melissa Hart			
_	Michelle Kenney			
	michelle Kerniey			

The Health Facilities and Emergency Medical Services Division ("Division") continues to work through its stakeholder process and has held four (4) of the six (6) monthly meetings anticipated to be held between September 2022 and March 2023. So far, 177 unique participants have attended at least one of the monthly meetings.

All stakeholder meetings are open to the public, and there has been substantial interest and attendance, as documented in the table above. All licensed hospitals and interested stakeholders are provided notice of meetings and of alternate methods of providing feedback. The Division sends meeting information through its portal messaging system to impacted facilities and directly emails 241 unique stakeholders that signed up to receive such email as "interested parties." Meeting information and documents are posted to a public Department Google drive in advance of each meeting, including draft rules for discussion.

Stakeholder Group Notification

The stakeholder group was provided notice of the rulemaking hearing and provided a copy of the proposed rules or the internet location where the rules may be viewed. Notice was provided prior to the date the notice of rulemaking and was published in the Colorado Register (typically, the 10th of the month following the Request for Rulemaking).

X	Not applicable. This is a Request for Rulemaking Packet	. Notification will occur
	if the Board of Health sets this matter for rulemaking.	

Yes.

Summarize Major Factual and Policy Issues Encountered and the Stakeholder Feedback Received. If there is a lack of consensus regarding the proposed rule, please also identify the Department's efforts to address stakeholder feedback or why the Department was unable to accommodate the request.

This rulemaking is mandated in statute, as is much of the structure and process impacted hospitals need to carry out. The Division continues to work extensively with the Department's Disease Control and Public Health Response Division (DCPHR) and stakeholders to uphold the HB 22-1401 requirements while also taking into consideration the challenges and impacts that this has on Colorado's hospitals and its workforce. Colorado Nurses Association (CNA) has been vocal about adding additional safety measures into the rules for nursing staff that goes above and beyond statutory requirements, and while there are instances where the Division has not been able to reach consensus, there have been robust conversations, collaboration, and compromise between the Division and stakeholders to bring forward the proposed permanent rules. The Division will continue working with stakeholders to further refine the rules as needed until April 2023 and does not anticipate any major issues or lack of consensus on the final rules.

Please identify the determinants of health or other health equity and environmental justice considerations, values or outcomes related to this rulemaking:

The proposed rule continues to hold all licensed facilities to the same standards, regardless of location or population served.

Overall, after considering the benefits, risks and costs, the proposed rule: Select all that apply.

	Improves behavioral health and mental health; or, reduces substance abuse or suicide risk.	х	Reduces or eliminates health care costs, improves access to health care or the system of care; stabilizes individual participation; or, improves the quality of care for unserved or underserved populations.
	Improves housing, land use, neighborhoods, local infrastructure, community services, built environment, safe physical spaces or transportation.		Reduces occupational hazards; improves an individual's ability to secure or maintain employment; or, increases stability in an employer's workforce.
	Improves access to food and healthy food options.		Reduces exposure to toxins, pollutants, contaminants or hazardous substances; or ensures the safe application of radioactive material or chemicals.
Х	Improves access to public and environmental health information; improves the readability of the rule; or, increases the shared understanding of roles and responsibilities, or what occurs under a rule.	Х	Supports community partnerships; community planning efforts; community needs for data to inform decisions; community needs to evaluate the effectiveness of its efforts and outcomes.
	Increases a child's ability to participate in early education and educational opportunities through prevention efforts that increase protective factors and decrease risk factors, or stabilizes individual participation in the opportunity.		Considers the value of different lived experiences and the increased opportunity to be effective when services are culturally responsive.
	Monitors, diagnoses and investigates health problems, and health or environmental hazards in the community.		Ensures a competent public and environmental health workforce or health care workforce.
Х	Other: Complies with Department's obligation to ensure all regulations are consistent with state law.		Other:

JARED POLIS GOVERNOR



136 STATE CAPITOL DENVER, COLORADO 80203 TEL 303-866-2471

Fax 303-866-2003

May 18, 2022

The Honorable Colorado General Assembly The 73rd General Assembly Second Regular Session State Capitol 200 E. Colfax Ave. Denver, CO 80203

Dear Honorable Members of the Colorado General Assembly:

Today I signed into law HB22-1401, "Hospital Nursing Staff Standards." This bill ensures our hospitals are prepared and our nursing workforce is supported in order to respond to emergencies so that a lack of staffed bed capacity doesn't threaten the state economy. The Polis-Primavera Administration is focused on saving people money on health care and improving access to care across the state. Maintaining access to hospital care throughout the state, and especially in small, rural, and frontier areas is crucial to furthering this goal.

I understand the impacts fees can have on businesses, especially during times of high inflation, including on hospitals. I therefore ask the Colorado Department of Public Health and Environment, in the implementation of this bill, to direct the State Board of Health to ideally not implement fees, or at least minimize fees to a negligible amount and avoid fines in particular on small, rural, and frontier hospitals.

HB22-1401 keeps Coloradans safe and healthy while protecting the financial security of small, rural facilities by ensuring;

- Surge-capacity readiness standards only apply to hospitals with more than 25 beds.

 All hospitals can submit a request for a hardship waiver articulating why they are unable to meet the required staffed bed capacity of 80% of their baseline to ensure they are not financially burdened if local circumstances prevent compliance These waiver processes must account for factors such as hospital size, geography, local labor and population dynamics, local challenges and costs of providing care, among other local factors that make it difficult for hospitals to meet the required staffed bed capacity. If they are granted a waiver, they will not be fined. It is not the intent of this bill to fine hospitals that are struggling to hire staff or have increased costs and small margins. It is a shared goal to ensure Coloradans maintain access to hospital care;
- No fees will be levied against hospitals in FY22-23. The Board of Health has rulemaking authority to implement fees, but it is the Administration's intent that they be avoided or minimized to the extent required for hospital preparedness and safety, and if they ever occur, should be levied equitably among hospitals. The Board of Health should take into account geography, rurality, facility size, and other factors that generally act as proxies for hospital financial wellbeing when
- determining the formula for how fees are levied to fund inspections; and Hospitals will never be penalized for not providing testing & vaccines in hospitals and hospital-owned primary care sites if those supplies are not available.

I thank the sponsors and proponents for passing HB 22-1401 which will protect Coloradans, support our workforce, and ensure the State is prepared for future emergencies

Governor State of Colorado



June 7, 2022

The Honorable Colorado General Assembly The 73rd General Assembly Second Regular Session State Capitol 200 E. Colfax Ave. Denver, CO 80203

CC:

Colorado Board of Health Colorado Department of Public Health and Environment 4300 Cherry Creek South Drive Denver, Colorado 80246

Dear Honorable Members of the Colorado General Assembly:

On May 18 Governor Polis signed into law HB22-1401, "Hospital Nursing Staff Standards." This bill protects the health of Coloradans and the strength of the Colorado economy by ensuring our health care system and workforce are prepared and supported in order to respond to disasters. The law charges the Colorado State Board of Health (BOH) with developing rules to implement several of the bill's provisions. One of the rulemaking provisions contemplated in C.R.S. 25-3-128 (2)(b)(1)(B) specifies that hospital nurse staffing committees are responsible for developing a master nurse staffing plan that "includes minimum staffing requirements as established in rules promulgated by the BOH for each inpatient unit and emergency department that are aligned with nationally recognized standards and guidelines". After approval by the hospital's senior nurse executive and the hospital's governing body, if the final plan changes materially from the nurse staffing committee's recommendations, the committee will be provided with an explanation by the senior nurse executive. If the committee believes the plan still does not meet standards established by the BOH promulgated rules, the committee may vote to request the Department of Public Health and Environment (Department) review the plan for compliance with BOH rules.

In the absence of context provided elsewhere in the bill (e.g., C.R.S. 25-3-128(b)(II)(A)), the legislation could be interpreted to direct the BOH to establish which national standards hospitals must use in their staffing plans. The Department will propose rules to the BOH that outline the form and manner required for a hospital's master nurse staffing plan, including a requirement for each plan to demonstrate how it aligns with nationally recognized standards and guidelines pertaining to minimum staffing requirements that each hospital selects to inform its staffing plan. The Department may then survey for hospital compliance with the standard(s) specified in the staffing plan. When surveying and investigating a hospital for compliance, the Department will ensure that a hospital's master nurse staffing plan does indeed describe the nationally recognized clinical standards and guidelines used to develop the nurse staffing requirements for each inpatient unit and emergency department, and that the conditions in the hospital, upon inspection, align with those standards and guidelines. The Department does not interpret the law as directing the State Board of Health to independently create a uniform set of standards against which to compare hospital nurse staffing plans.





The Department thanks the sponsors for passing HB 22-1401 and the Governor for signing the bill into law to ensure Colorado is prepared for future emergencies.

Sincerely,

Jill Hunsaker Ryan, MPH

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Executive Director, Colorado Department of Public Health and Environment





HOUSE BILL 22-1401

BY REPRESENTATIVE(S) Mullica, Amabile, Bernett, Caraveo, Duran, Esgar, Herod, Hooton, Jodeh, Lindsay, Lontine, Ortiz, Sirota, Valdez A.; also SENATOR(S) Moreno, Buckner, Fields, Gonzales, Hinrichsen, Jaquez Lewis, Lee, Pettersen, Story, Winter, Fenberg.

CONCERNING THE PREPAREDNESS OF HEALTH FACILITIES TO MEET PATIENT NEEDS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, add 25-3-128 and 25-3-129 as follows:

25-3-128. Hospitals - nurses, nurse aides, and EMS providers - staffing requirements - enforcement - waiver - rules - definitions.

(1) AS USED IN THIS SECTION:

(a) "CLINICAL STAFF NURSE" MEANS A PRACTICAL NURSE OR REGISTERED PROFESSIONAL NURSE LICENSED PURSUANT TO ARTICLE 255 OF TITLE 12 WHO PROVIDES DIRECT CARE TO PATIENTS.

Capital letters or bold & italic numbers indicate new material added to existing law; dashes through words or numbers indicate deletions from existing law and such material is not part of the act

- (b) "EMS PROVIDER" MEANS AN INDIVIDUAL WHO HOLDS A VALID CERTIFICATE OR LICENSE ISSUED BY THE DEPARTMENT AS PROVIDED IN ARTICLE 3.5 OF THIS TITLE 25.
- (c) "NURSE AIDE" MEANS A PERSON CERTIFIED PURSUANT TO ARTICLE 255 OF TITLE 12 TO PRACTICE AS A NURSE AIDE WHO PROVIDES DIRECT CARE TO PATIENTS OR WHO WORKS IN AN AUXILIARY CAPACITY UNDER THE SUPERVISION OF A REGISTERED NURSE.
- (d) "Staffing plan" means the master nurse staffing plan developed for a hospital pursuant to subsection (2)(b) of this section
- (2) (a) On or before September 1, 2022, each hospital shall establish a nurse staffing committee pursuant to rules promulgated by the state board of health, either by creating a new committee or assigning the nurse staffing functions to an existing hospital staffing committee. The nurse staffing committee must have at least sixty percent or greater participation by clinical staff nurses, in addition to auxiliary personnel and nurse managers. The nurse staffing committee must include a designated leader of workplace violence prevention and reduction efforts.
 - (b) THE NURSE STAFFING COMMITTEE:
- (I) SHALL ANNUALLY DEVELOP AND OVERSEE A MASTER NURSE STAFFING PLAN FOR THE HOSPITAL THAT:
- (A) IS VOTED ON AND RECOMMENDED BY AT LEAST SIXTY PERCENT OF THE NURSE STAFFING COMMITTEE;
- (B) INCLUDES MINIMUM STAFFING REQUIREMENTS AS ESTABLISHED IN RULES PROMULGATED BY THE STATE BOARD OF HEALTH FOR EACH INPATIENT UNIT AND EMERGENCY DEPARTMENT THAT ARE ALIGNED WITH NATIONALLY RECOGNIZED STANDARDS AND GUIDELINES;
- (C) INCLUDES STRATEGIES THAT PROMOTE THE HEALTH, SAFETY, AND WELFARE OF THE HOSPITAL'S EMPLOYEES AND PATIENTS;
- (D) INCLUDES GUIDANCE AND A PROCESS FOR REDUCING

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NURSE-TO-PATIENT ASSIGNMENTS TO ALIGN WITH THE DEMAND BASED ON PATIENT ACUITY: AND

- (E) MAY INCLUDE INNOVATIVE STAFFING MODELS;
- (II) (A) SHALL SUBMIT THE RECOMMENDED STAFFING PLAN TO THE HOSPITAL'S SENIOR NURSE EXECUTIVE AND THE HOSPITAL'S GOVERNING BODY FOR APPROVAL. IF THE FINAL PLAN APPROVED BY THE HOSPITAL CHANGES MATERIALLY FROM THE RECOMMENDATIONS PUT FORTH BY THE STAFFING COMMITTEE, THE SENIOR NURSE EXECUTIVE SHALL PROVIDE THE NURSE STAFFING COMMITTEE WITH AN EXPLANATION FOR THE CHANGES.
- (B) IF, AFTER RECEIVING THE EXPLANATION REFERENCED IN SUBSECTION (2)(b)(II)(A) OF THIS SECTION, THE STAFFING COMMITTEE BELIEVES THE FINAL PLAN DOES NOT MEET NURSE STAFFING STANDARDS ESTABLISHED IN RULES PROMULGATED BY THE STATE BOARD OF HEALTH, THE STAFFING COMMITTEE, WITH A VOTE OF SIXTY PERCENT OR MORE OF THE MEMBERS, MAY REQUEST THE DEPARTMENT REVIEW THE FINAL ADOPTED STAFFING PLAN FOR COMPLIANCE WITH RULES PROMULGATED BY THE STATE BOARD OF HEALTH.
- (III) MAY PUBLISH A REPORT THAT IS RESPONSIVE TO THE CHANGES MADE TO THE RECOMMENDED PLAN PURSUANT TO SUBSECTION (2)(b)(II) of this section, if any;
- (IV) Shall describe in writing the process for receiving, tracking, and resolving complaints and receiving feedback on the staffing plan from clinical staff nurses and other staff; and
- (V) SHALL MAKE THE COMPLAINT AND FEEDBACK PROCESS AVAILABLE TO ALL PROVIDERS, INCLUDING CLINICAL STAFF NURSES, NURSE AIDES, AND EMS PROVIDERS.
- (c) The department is authorized to and shall enter, survey, and investigate each hospital as necessary to ensure compliance with the nursing staffing standards established in rules promulgated by the state board of health.
 - (3) A HOSPITAL SHALL:

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- (a) Submit the final, approved nurse staffing plan to the department on an annual basis;
- (b) On a quarterly basis, evaluate the staffing plan and prepare a report for internal review by the staffing committee;
 - (c) PROVIDE THE RELEVANT UNIT-BASED STAFFING PLAN TO:
- (I) EACH APPLICANT FOR A NURSING POSITION ON A GIVEN UNIT UPON AN OFFER OF EMPLOYMENT; AND
 - (II) A PATIENT UPON REQUEST; AND
- (d) Prepare an annual report containing the details of the evaluation required in subsection (3)(b) of this section and submit the report to the department, in a form and manner determined by rules promulgated by the state board of health.
- (4) A HOSPITAL SHALL NOT ASSIGN A CLINICAL STAFF NURSE, NURSE AIDE, OR EMS PROVIDER TO A HOSPITAL UNIT UNLESS, CONSISTENT WITH THE CONDITIONS OF PARTICIPATION ADOPTED FOR FEDERAL MEDICARE AND MEDICAID PROGRAMS, HOSPITAL PERSONNEL RECORDS INCLUDE DOCUMENTATION THAT THE TRAINING AND DEMONSTRATION OF COMPETENCY WERE SUCCESSFULLY COMPLETED DURING ORIENTATION AND ON A PERIODIC BASIS CONSISTENT WITH HOSPITAL POLICIES.
- (5) (a) On or before September 1, 2022, each hospital shall report, in a form and manner determined by rules promulgated by the state board of health, the baseline number of beds the hospital is able to staff in order to provide patient care and the hospital's current bed capacity. The reporting may include:
- (I) Seasonal or other anticipated variances in staffed-bed capacity; and
 - (II) ANTICIPATED FACTORS IMPACTING STAFFED-BED CAPACITY.
- (b) IN PROMULGATING RULES PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION, THE STATE BOARD OF HEALTH SHALL:

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- (I) Use the data provided to the department by each hospital throughout the COVID-19 pandemic through an internet-based resource management and communication tooldeveloped for and commonly used by hospitals;
- (II) DETERMINE THE NUMBER OF SEASONAL VARIATIONS ALLO WABLE WITH REGARD TO SUBSECTION (5)(a)(I) OF THIS SECTION WITH A MINIMUM OF TWO AND A MAXIMUM OF FOUR ALLOWABLE VARIANCES; AND
- (III) Define "staffed-bed capacity" for the purposes of this section.
- (c) On or before September 1, 2022, as determined by rules promulgated by the state board of health, if a hospital's ability to meet staffed-bed capacity falls below eighty percent of the hospital's reported baseline for not less than seven and not more than fourteen consecutive days, the hospital shall notify the department and submit:
- (I) A PLAN TO ENSURE STAFF IS AVAILABLE, WITHIN THIRTY DAYS, TO RETURN TO A STAFFED-BED CAPACITY LEVEL THAT IS EIGHTY PERCENT OF THE REPORTED BASELINE; OR
- (II) A request for a waiver due to a hardship, which request articulates why the hospital is unable to meet the required staffed-bed capacity if:
- (A) THE HOSPITAL'S CURRENT STAFFED-BED CAPACITY FALLS BELOW EIGHTY PERCENT OF THE HOSPITAL'S REPORTED BASELINE FOR NOT LESS THAN SEVEN AND NOT MORE THAN FOURTEEN CONSECUTIVE DAYS; OR
- (B) The hospital's current staffed-bed capacity threatens public health.
- (d) The department may impose fines, not to exceed one thousand dollars per day, for a hospital's failure to:
- (I) MEET THE REPORTED STAFFED-BED CAPACITY OF EIGHTY PERCENT OR MORE OF THE HOSPITAL'S REPORTED BASELINE; OR

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- (II) ACCURATELY REPORT A HOSPITAL'S BASELINE STAFFED-BED CAPACITY.
- (6) EACH HOSPITAL WITH MORE THAN TWENTY-FIVE BEDS SHALL ARTICULATE IN ITS EMERGENCY PLAN A DEMONSTRATED ABILITY TO EXPAND THE HOSPITAL'S STAFFED-BED CAPACITY UP TO ONE HUNDRED TWENTY-FIVE PERCENT OF THE HOSPITAL'S BASELINE STAFFED-BED CAPACITY AND INTENSIVE CARE UNIT CAPACITY WITHIN FOURTEEN DAYS AFTER:
- (a) A STATEWIDE PUBLIC HEALTH EMERGENCY IS DECLARED OR THE HOSPITAL IS NOTIFIED BY THE DEPARTMENT THAT SURGE CAPACITY IS NEEDED; AND
- (b) THE STATE HAS USED ALL AVAILABLE AUTHORITY TO EXPEDITE WORKFORCE AVAILABILITY AND MAXIMIZE HOSPITAL THROUGHPUT AND CAPACITY, SUCH AS:
- (I) LICENSING OR CERTIFICATION FLEXIBILITY FOR HEALTH FACILITIES;
- (II) REDUCING REQUIREMENTS FOR LICENSING, CREDENTIALING, AND THE RECEIPT OF STAFF PRIVILEGES;
 - (III) WAIVING SCOPE OF PRACTICE LIMITATIONS; AND
- (IV) WAIVING STATE-REGULATED PAYER PROVISIONS THAT CREATE BARRIERS TO TIMELY PATIENT DISCHARGE.
- (7) EACH HOSPITAL SHALL UPDATE ITS EMERGENCY PLAN AT LEAST ANNUALLY AND AS OFTEN AS NECESSARY, AS CIRCUMSTANCES WARRANT. THE EMERGENCY PLAN MUST INCLUDE THE ACTIONS THE HOSPITAL WILL TAKE TO MAXIMIZE STAFFED-BED CAPACITY AND APPROPRIATE UTILIZATION OF HOSPITAL BEDS TO THE EXTENT NECESSARY FOR A PUBLIC HEALTH EMERGENCY AND THROUGH THE FOLLOWING ACTIVITIES:
- (a) Cross-training, just-in-time training, and redeployment of staff;
- (b) SUPPORTING ALL HOSPITAL FACILITIES, INCLUDING HOSPITAL-OWNED FACILITIES, TO PROVIDE ANY NECESSARY, AVAILABLE,

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AND APPROPRIATE PREVENTIVE CARE, VACCINE ADMINISTRATION, DIAGNOSTIC TESTING, AND THERAPEUTICS;

- (c) MAXIMIZING HOSPITAL THROUGHPUT BY DISCHARGING PATIENTS TO SKILLED NURSING, POST-ACUTE, AND OTHER STEP-DOWN FACILITIES; AND
- (d) Reducing the number of scheduled procedures in the hospital.
- (8) Beginning September 1,2022, the department may fine a hospital an amount not to exceed ten thousand dollars per day for the failure to:
- (a) ACHIEVE THE REQUIRED STAFFED-BED CAPACITY DESCRIBED IN SUBSECTION (6) OF THIS SECTION WITHIN FOURTEEN DAYS AFTER A DECLARED STATEWIDE PUBLIC HEALTH EMERGENCY OR OTHER NOTIFICATION BY THE DEPARTMENT THAT SURGE CAPACITY IS NEEDED;
- (b) INCLUDE THE AMOUNT OF NECESSARY VACCINES FOR ADMINISTRATION IN ITS ANNUAL EMERGENCY PLAN AND HAVE THE VACCINES AVAILABLE, TO THE EXTENT THAT THE VACCINES ARE AVAILABLE, AT EACH OF ITS HOSPITAL FACILITIES AND HOSPITAL-OWNED PRIMARY CARE SITES DURING AND OUTSIDE OF THE PUBLIC HEALTH EMERGENCY, AS DETERMINED BY RULES PROMULGATED BY THE DEPARTMENT; AND
- (c) INCLUDE THE NECESSARY TESTING CAPABILITIES AVAILABLE IN ITS ANNUAL EMERGENCY PLAN AND AT EACH OF ITS HOSPITAL FACILITIES AND HOSPITAL-OWNED PRIMARY CARE SITES DURING AND OUTSIDE OF A PUBLIC HEALTH EMERGENCY, TO THE EXTENT THAT THE TESTING IS AVAILABLE, AS DETERMINED BY RULES PROMULGATED BY THE DEPARTMENT.
- (9) FOR THE PURPOSES OF THIS SECTION, THE DEPARTMENT SHALL ENTER, SURVEY, AND INVESTIGATE EACH HOSPITAL:
 - (a) AS DEEMED NECESSARY BY THE DEPARTMENT;
- (b) For purposes of infection control and emergency preparedness; and
 - (c) TO ENSURE COMPLIANCE WITH THIS SECTION.

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- (10) THE DEPARTMENT SHALL ANNUALLY REPORT ON THE INFORMATION CONTAINED IN THE QUARTERLY REPORT DESCRIBED IN SUBSECTION (3)(d) OF THIS SECTION AS A PART OF ITS PRESENTATION TO ITS COMMITTEE OF REFERENCE AT A HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE MEASUREMENT FOR ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT".
- (11) THE DEPARTMENT MAY PROMULGATE RULES TO REQUIRE HEALTH FACILITIES LICENSED PURSUANT TO SECTION 25-1.5-103 TO DEVELOP AND IMPLEMENT INFECTION PREVENTION PLANS THAT ALIGN WITH NATIONAL BEST PRACTICES AND STANDARDS AND THAT ARE RESPONSIVE TO COVID-19 AND OTHER COMMUNICABLE DISEASES. THE REQUIREMENTS MAY INCLUDE TESTING, VACCINATION, AND TREATMENT IN ACCORDANCE WITH APPLICABLE STATE LAWS, RULES, AND EXECUTIVE ORDERS.
- (12) THE STATE BOARD OF HEALTH SHALL PROMULGATE RULES AS NECESSARY TO IMPLEMENT THIS SECTION.
- 25-3-129. Office of saving people money on health care study -report. (1) THE OFFICE OF SAVING PEOPLE MONEY ON HEALTH CARE IN THE LIEUTENANT GOVERNOR'S OFFICE SHALL STUDY:
- (a) THE LEVEL OF PREPAREDNESS OF HEALTH FACILITIES LICENSED PURSUANT TO SECTION 25-1.5-103 TO RESPOND TO POST-VIRAL ILLNESS RESULTING FROM THE COVID-19 VIRUS;
- (b) The effects of post-viral illness resulting from the COVID-19 virus on the mental, behavioral, and physical health and the financial security of the people of Colorado; and
- (c) The effects of the COVID-19 pandemic on the cost of health care in Colorado and on the ability of Colorado's public health system to respond to emergencies.
- (2) On or before January 1, 2023, and on or before January 1 Each year thereafter, the office of saving people money on HEALTH CARE SHALL REPORT ITS FINDINGS TO THE GOVERNOR.
- (3) THE OFFICE OF SAVING PEOPLE MONEY ON HEALTH CARE SHALL COORDINATE, MONITOR, AND SUPPORT THE EFFORTS TO IMPROVE THE

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AFFORDABILITY OF HEALTH CARE, HEALTH OUTCOMES, AND PUBLIC HEALTH READINESS IN STATE PROGRAMS AND DEPARTMENTS.

SECTION 2. In Colorado Revised Statutes, 25-1.5-103, amend (1)(a)(I)(C) as follows:

25-1.5-103. Health facilities - powers and duties of department - limitations on rules promulgated by department - definitions. (1) The department has, in addition to all other powers and duties imposed upon it by law, the powers and duties provided in this section as follows:

(a) (I) (C) The department shall extend the survey cycle or conduct a tiered inspection or survey of a health facility licensed for at least three years and against which no enforcement activity has been taken, no patterns of deficient practices exist, as documented in the inspection and survey reports issued by the department, and no substantiated complaint resulting in the discovery of significant deficiencies that may negatively affect the life, health, or safety of consumers of the health facility has been received within the three years prior to the date of the inspection. The department may expand the scope of the inspection or survey to an extended or full survey if the department finds deficient practice during the tiered inspection or survey. The department, by rule, shall establish a schedule for an extended survey cycle or a tiered inspection or survey system designed, at a minimum, to: Reduce the time needed for and costs of licensure inspections for both the department and the licensed health facility; reduce the number, frequency, and duration of on-site inspections; reduce the scope of data and information that health facilities are required to submit or provide to the department in connection with the licensure inspection; reduce the amount and scope of duplicative data, reports, and information required to complete the licensure inspection; and be based on a sample of the facility size. Nothing in this sub-subparagraph (C) SUBSECTION (1)(a)(I)(C) limits the ability of the department to conduct a periodic inspection or survey that is required to meet its obligations as a state survey agency on behalf of the FEDERAL centers for medicare and medicaid services or the department of health care policy and financing to assure that the health facility meets the requirements for participation in the medicare and medicaid programs OR LIMITS THE ABILITY OF THE DEPARTMENT TO ENTER, SURVEY, AND INVESTIGATE HOSPITALS PURSUANT TO SECTION 25-3-128.

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SECTION 3. In Colorado Revised Statutes, 25-3-102.1, amend (1)(b)(II) as follows:

25-3-102.1. Deemed status for certain facilities. (1) (b) (II) If the standards for national accreditation are less stringent than the state's licensure standards for a particular health facility, the department of public health and environment may conduct a survey that focuses on the more stringent state standards. Beginning one year after the department first grants deemed status to a health facility pursuant to this paragraph (b) SUBSECTION (1)(b), the department may conduct validation surveys, based on a valid sample methodology, of up to ten percent of the total number of accredited health facilities in the industry. excluding hospitals: If the department conducts a validation survey of a health facility, the validation survey is in lieu of a licensing renewal survey that the health facility would have undergone if the health facility did not have deemed status pursuant to this paragraph (b) SUBSECTION (1)(b). NOTWITHSTANDING ANY OTHER LAW TO THE CONTRARY, THE DEPARTMENT MAY ENTER, SURVEY, AND INVESTIGATE HOSPITALS PURSUANT TO SECTION 25-3-128.

SECTION 4. In Colorado Revised Statutes, 25-3-105, amend (1)(a)(I)(B) and (1)(a)(I)(C) as follows:

25-3-105. License-fee-rules-penalty-repeal. (1) (a) (I) (B) On or after June 4, 2012, the state board of health may increase the amount of any fee on the schedule of fees established pursuant to subsection (1)(a)(I)(A) of this section that is in effect on June 4, 2012, by an amount not to exceed the annual percentage change in the United States department of labor, bureau of labor statistics, consumer price index for Denver-Aurora-Lakewood for all urban consumers and all goods, or its applicable predecessor or successor index. Nothing in this subsection (1)(a)(I)(B) limits the ability of the state board of health to reduce the amount of any fee on the schedule of fees in effect on such date or to modify fees as necessary to comply with section 24-75-402. NOTWITHSTANDING THE REQUIREMENTS OF THIS SUBSECTION (1)(a)(I)(B), THE STATE BOARD OF HEALTH MAY ASSESS FEES NECESSARY TO COVER THE COSTS ASSOCIATED WITH THE SURVEYS CONDUCTED PURSUANT TO SECTION 25-3-128.

(C) The department of public health and environment shall institute, by rule, a performance incentive system for licensed health facilities under

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which a licensed health facility would be eligible for a reduction in its license renewal fee if: The department's on-site relicensure inspection demonstrates that the health facility has no significant deficiencies that have negatively affected the life, safety, or health of its consumers; the licensed health facility has fully and timely cooperated with the department during the on-site inspection; the department has found no documented actual or potential harm to consumers; and, in the case where any significant deficiencies are found that do not negatively affect the life, safety, or health of consumers, the licensed health facility has submitted, and the department has accepted, a plan of correction and the health facility has corrected the deficient practice, as verified by the department, within the period required by the department. NOTWITHSTANDING THE REQUIREMENTS OF THIS SUBSECTION (1)(a)(I)(C), ANY FEES ASSOCIATED WITH THE SURVEYS AND INVESTIGATIONS OF HOSPITALS AUTHORIZED BY SECTION 25-3-128 ARE NOT SUBJECT TO A REDUCTION BASED ON THE PERFORMANCE INCENTIVE SYSTEM.

SECTION 5. In Colorado Revised Statutes, repeal 25-3-702.

SECTION 6. In Colorado Revised Statutes, 25-3-703, amend (1) as follows:

- 25-3-703. Hospital report card rules exemption. (1) (a) The executive director shall approve a Colorado hospital report card consisting of public disclosure of data assembled pursuant to this part 7. At a minimum, the data shall be made available on an internet website in a manner that allows consumers to conduct an interactive search that allows them to view and compare the information for specific hospitals. The website shall MUST include:
- (I) Clinical outcomes measures from general and public hospitals licensed pursuant to section 25-1.5-103; and
- (II) Such additional information as is determined necessary to ensure that the website enhances informed decision making among consumers and health-care purchasers, which shall MUST include, at a minimum, appropriate guidance on how to use the data and an explanation of why the data may vary from hospital to hospital. The data specified in this subsection (1) shall be released on or before November 30, 2007:
 - (b) When making a determination as to what data to report

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AS REQUIRED BY SUBSECTION (1)(a) OF THIS SECTION, EACH EXECUTIVE DIRECTOR SHALL CONSIDER:

- (I) Inclusion of data on all patients regardless of the payer source for Colorado hospitals and other information that may be required for either individual or group purchasers to assess the value of the product;
- (II) USE OF STANDARDIZED CLINICAL OUTCOMES MEASURES RECOGNIZED BY NATIONAL ORGANIZATIONS THATESTABLISH STANDARDS TO MEASURE THE PERFORMANCE OF HEALTH-CARE PROVIDERS;
- (III) DATA THAT IS SEVERITY AND ACUITY ADJUSTED USING STATISTICAL METHODS THAT SHOW VARIATION IN REPORTED OUTCOMES, WHERE APPLICABLE, AND DATA THAT HAS PASSED STANDARD EDITS;
- (IV) REPORTING THE RESULTS WITH SEPARATE DOCUMENTS CONTAINING THE TECHNICAL SPECIFICATION AND MEASURES;
 - (V) STANDARDIZATION IN REPORTING; AND
 - (VI) DISCLOSURE OF THE METHODOLOGY OF REPORTING.

SECTION 7. In Colorado Revised Statutes, 25-3-703, add (3) and (4) as follows:

- 25-3-703. Hospital report card rules exemption. (3) THE STATE BOARD OF HEALTH SHALL PROMULGATE RULES THAT ESTABLISH NURSING-SENSITIVE QUALITY MEASURES BASED UPON A NATIONALLY RECOGNIZED STANDARD AND REVISE THE RULES AS NECESSARY EVERY THREE YEARS TO BE INCLUDED IN THE HOSPITAL REPORT CARD. THE NURSING-SENSITIVE QUALITY MEASURES MUST INCLUDE AT A MINIMUM:
 - (a) SKILL MIX;
 - (b) THE NURSING HOURS PER PATIENT PER DAY;
 - (c) VOLUNTARY TURNOVER;
 - (d) PATIENT FALLS PREVALENCE RATE;

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- (e) PATIENT FALLS WITH INJURY; AND
- (f) RECORDED INCIDENCES OF VIOLENCE AGAINST STAFF AND CONTRACTED STAFF.
- (4) HOSPITALS WITH FEWER THAN ONE HUNDRED BEDS ARE EXEMPT FROM THE REQUIREMENTS OF THIS SECTION.
- SECTION 8. In Colorado Revised Statutes, 25-3-705, amend (1) as follows:
- 25-3-705. Health-care charge transparency hospital charge report. (1) The commissioner of insurance shall work with the duly constituted association of hospitals selected by the executive director pursuant to section 25-3-702 for assistance in carrying out the purposes of this section.
- SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, \$645,340 is appropriated to the department of public health and environment for use by the health facilities and emergency management services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 6.2 FTE. To implement this act, the division may use this appropriation for the nursing and acute care facility survey.
- (2) For the 2022-23 state fiscal year, \$139,939 is appropriated to the office of the governor. This appropriation is from the general fund and is based on an assumption that the office will require an additional 0.9 FTE. To implement this act, the office may use this appropriation for the administration of governor's office and residence.

SECTION 10. Safety clause. The general assembly hereby finds,

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determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.

Alec Garnett

SPEAKER OF THE HOUSE OF REPRESENTATIVES

Steve Fenberg PRESIDENT OF THE SENATE

CHIEF CLERK OF THE HOUSE

OF REPRESENTATIVES

SECRETARY OF THE SENATE

(Date and Time)

Jared S. Polis GOVERNOR OF THE STATE OF COLORADO

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DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT 2 **Health Facilities and Emergency Medical Services Division** STANDARDS FOR HOSPITALS AND HEALTH FACILITIES CHAPTER 4 - GENERAL HOSPITALS 3 6 CCR 1011-1 Chapter 4 4 5 [Editor's Notes follow the text of the rules at the end of this CCR Document.] 6 7 8 INDEX Part 1 - Statutory Authority and Applicability Part 2 - Definitions 10 11 Part 3 - Department Oversight Part 4 - General Building and Fire Safety Provisions 12 Part 5 - Hospital Operations 13 14 Part 6 - Governance and Leadership 15 Part 7 - Emergency Preparedness Part 8 - Quality Management Program 16 17 Part 9 - Personnel 18 Part 10 - Health Information Management 19 Part 11 - Infection Prevention and Control and Antibiotic Stewardship Programs Part 12 - Patient Rights 20 21 Part 13 - General Patient Care Services 22 Part 14 - Nursing Services 23 Part 15 - Pharmacy Services 24 Part 16 - Laboratory Services 25 Part 17 - Diagnostic and Therapeutic Imaging Services Part 18 - Nuclear Medicine Services 26 27 Part 19 - Dietary Services 28 Part 20 - Anesthesia Services Part 21 - Emergency Services 29 30 Part 22 - Outpatient Services 31 Part 23 - Perinatal Services 32 Part 24 - Surgical and Recovery Services 33 Part 25 - Critical Care Services Part 26 - Respiratory Care Services 35 Part 27 - Rehabilitation Services Part 28 - Pediatric Services 36 37 Part 29 - Psychiatric Services **** 38 Part 2. **DEFINITIONS** 39 40 "Auxiliary personnel" means any licensed practical nurse, certified nurse assistant, or Emergency 2.1 Medical Services provider, CERTIFIED OR LICENSED PROFESSIONAL working under the supervision of 41

an REGISTERED NURSE OR OTHER individual authorized by law to do so.

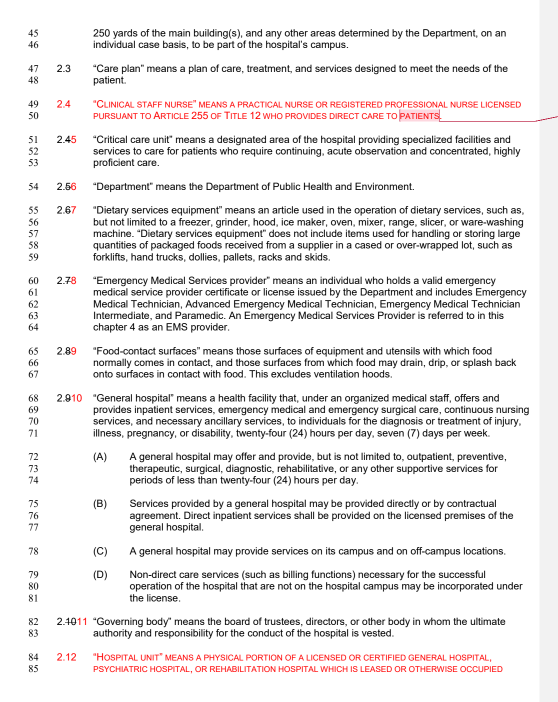
"Campus" means the physical areas immediately adjacent to the hospital's main building(s), other

areas and structures that are not strictly contiguous to the main building(s) but are located within

42

43 44 2.2

Commented [BM1]: All underlined language below was modified during emergency rulemaking and is being brought forward for permanent rulemaking. All new/modified language for permanent rulemaking is in red or stricken.



Commented [BM2]: New definition from Section 25-3-

86			NNT TO A CONTRACTUAL AGREEMENT BY A PERSON OTHER THAN THE LICENSEE OF THE HOST	
87		FACILIT	Y FOR THE PURPOSE OF PROVIDING OUTPATIENT OR INPATIENT SERVICES.	Commented [BM3]: Added the definition into this chapter based on stakeholder input
88 89 90 91	2. 11 13	groupir clinical	ent care unit" means a designated area of the hospital that provides a bedroom or a ng of bedrooms with respective supporting facilities and services to meet the care and management needs of inpatients; and that is thereby planned, organized, operated, and ined to function as a separate and distinct unit.	
92 93 94	2.14	TREATM	SIVE CARE UNIT" MEANS A DESIGNATED AREA OF THE HOSPITAL THAT PROVIDES SPECIALIZED IENT TO PATIENTS WHO ARE ACUTELY UNWELL AND REQUIRE CRITICAL MEDICAL CARE AND SED SUPERVISION AND/OR MONITORING.	Commented [BM4]: Added since this term is used in HB 22-1401 and now these rules for the first time.
95 96 97	2. 12 15	The ter	igational drug" means a new drug or biological drug that is used in a clinical investigation. m also includes a biological product that is used in vitro for diagnostic purposes. The investigational drug" and "investigational new drug" are deemed to be synonymous.	
98 99 100	2. 13 16		sed independent practitioner" means an individual permitted by law and the hospital to indently diagnose, initiate, alter, or terminate health care treatment within the scope of their .	
101 102 103 104 105	2. 14 17	provide or oste	al Staff" means the organized body that is responsible for the quality of medical care ed to patients by the hospital. The medical staff must be composed of doctors of medicine opathy. The medical staff may also include other categories of physicians and visician practitioners who are determined to be eligible for appointment by the governing	
106 107 108	2.18	"Nurse aide" means a person certified pursuant to Article 255 of Title 12 to practice as a nurse aide who provides direct care to patients or who works in an auxiliary capacity under the supervision of a registered nurse.		Commented [BM5]: New definition from Section 25-3-
109	2. 15 19	"Off-Ca	impus Location" means a facility that meets all of the following criteria:	128(1)(c), C.R.S.
110 111 112		(A)	Whose operations are directly or indirectly owned or controlled by, in whole or in part, or affiliated with a hospital, regardless of whether the operations are under the same governing body as the hospital;	
113		(B)	That is located more than two hundred fifty (250) yards from the hospital's main campus;	
114 115		(C)	That provides services that are organizationally and functionally integrated with the hospital;	
116 117		(D)	That is an outpatient facility providing preventative, diagnostic, treatment, or emergency services; and	
118		(E)	That is not otherwise subject to regulation under 6 CCR 1011-1.	
119 120	2. 16 20	"Pharm pharma	nacist" means a person licensed by the Colorado State Board of Pharmacy as a acist.	
121 122 123	2. 17 21	patient	ational therapy" is the use of treatment, education, and recreation to help psychiatric s develop and use leisure in ways that enhance their health, functional abilities, ndence, and quality of life.	
124	2. 18 22	"Specia	alty hospital" means a hospital that:	
125		(A)	Limits admission according to age, type of disease, or medical condition;	

126		(B) Does no	ot maintain a dedicated emergency department; and				
127		(C) Is not of	therwise eligible for licensure under 6 CCR 1011-1.				
128 129 130	2. 19 23	by the Departme	pacity" means the total number of all staffed acute care inpatient beds as defined ent at 6 CCR 1009-5, Regulation 2 – Preparations by General or Critical Access Emergency Epidemic.	Commented [BM6]: Language proposed in the emergency rule			
131 132 133	2. 20 24	"Surgical recovery room" means designated room(s) designed, equipped, staffed, and operated to provide close, individual surveillance of patients recovering from acute effects of anesthesia, surgery, and diagnostic procedures.					
134 135 136 137 138	2. 21 25	"Telehealth" me telecommunicat remote monitori diagnosis, consi person's health					
139 140	2. 22 26	"Utensil" means any implement used in the storage, preparation, transportation, or service of food.					
141	Part 3.	DEPARTMENT OVERSIGHT					
142	****						
143 144 145	3.3	The Department is authorized to and shall enter, survey, and investigate each hospital as necessary to ensure compliance with the emergency management plan, staffed-bed capacity reporting, and nurse staffing standards pursuant to Section 25-3-128, et seq., C.R.S. Commented [BM7]: Language from statute about Department's					
146	3.4	FINES		authority			
147 148			PARTMENT MAY IMPOSE FINES, NOT TO EXCEED ONE THOUSAND DOLLARS (\$1,000.00) 7, FOR A HOSPITAL'S FAILURE TO:	Commented [BM8]: Section 25-3-128(5)(d), et seq., C.R.S.			
149		(1)	ACCURATELY REPORT A HOSPITAL'S BASELINE STAFFED-BED CAPACITY, OR				
150 151 152 153		· · ·	MEET THE REPORTED STAFFED-BED CAPACITY OF EIGHTY (80) PERCENT OR MORE OF THE HOSPITAL'S REPORTED BASELINE PURSUANT TO 6 CCR 1009-5, REGULATION 2 – PREPARATIONS BY GENERAL OR CRITICAL ACCESS HOSPITALS FOR AN EMERGENCY EPIDEMIC.				
154 155 156 157 158 159			(A) IF A HOSPITAL IS OUT OF COMPLIANCE FOR GREATER THAN FOURTEEN (14) CONSECUTIVE DAYS, AND HAS NOT NOTIFIED THE DEPARTMENT AND SUBMITTED A PLAN OF ACTION OR WAIVER PURSUANT TO 6 CCR 1009-5, REGULATION 2, THE HOSPITAL SHALL BE SUBJECT TO IMMEDIATE ENFORCEMENT ACTION, INCLUDING BUT NOT LIMITED TO FINES, PURSUANT TO SECTION 25-3-128(5)(D), C.R.S.				
160			PARTMENT MAY IMPOSE FINES, NOT TO EXCEED TEN THOUSAND DOLLARS (\$10,000.00)	Commented [BM9]: Section 25-3-128(8), et seq., C.R.S.			
161			, FOR A HOSPITAL'S FAILURE TO:				
162 163		. ,	ACHIEVE THE REQUIRED STAFFED-BED CAPACITY WITHIN FOURTEEN (14) DAYS AFTER A DECLARED STATEWIDE PUBLIC HEALTH EMERGENCY OR OTHER NOTIFICATION BY THE				
164			DEPARTMENT THAT SURGE CAPACITY IS NEEDED PURSUANT TO PART 7.1(B)(3)(E):	Commented [BM10]: Cross references to Part 7.1 where the			

165 166 167			(2) INCLUDE THE AMOUNT OF NECESSARY VACCINES FOR ADMINISTRATION IN ITS ANNUAL EMERGENCY MANAGEMENT PLAN AND HAVE THE VACCINES AVAILABLE, AT EACH OF ITS HOSPITAL FACILITIES DURING AND OUTSIDE OF THE PUBLIC HEALTH EMERGENCY; AND	
168 169 170			(3) INCLUDE THE NECESSARY TESTING CAPABILITIES AVAILABLE IN ITS ANNUAL EMERGENCY MANAGEMENT PLAN AND AT EACH OF ITS HOSPITAL FACILITIES DURING AND OUTSIDE OF A PUBLIC HEALTH EMERGENCY.	
171 172		(C)	THE DEPARTMENT MAY TAKE INTO CONSIDERATION MITIGATING OR AGGRAVATING FACTORS SUCH AS, AND INCLUDING:	Commented [BM11]: (C)(1) and (D) modified from Governor's
173 174 175 176			(1) LOCAL FACTORS THAT MAKE IT DIFFICULT FOR HOSPITALS TO MEET THE REQUIRED STAFFED BED CAPACITY, SUCH AS SIZE OF THE HOSPITAL, LOCATION IN A RURAL OR FRONTIER AREA, AVAILABILITY OF HEALTH CARE STAFF, AND OTHER LOCATION-SPECIFIC CHALLENGES OF PROVIDING CARE;	Signing Letter (included) (C)(2)-(4) modified from Radiation Compliance Regs (6 CCR 1007-1 Part 13)
177			(2) THE DEGREE, SEVERITY, AND HISTORY OF NON-COMPLIANCE;	
178 179			(3) THE HOSPITAL'S VOLUNTARY, TIMELY, AND COMPLETE NOTIFICATION TO THE DEPARTMENT OF NON-COMPLIANCE PURSUANT TO 6 CCR 1009-5, REGULATION 2; AND	
180 181			(4) THE IMPACT ON, OR THREAT TO, THE PUBLIC HEALTH AS A RESULT OF NON-COMPLIANCE.	
182 183 184 185		(D)	A HOSPITAL MAY SUBMIT A REQUEST FOR A HARDSHIP WAIVER IN ACCORDANCE WITH 6 CCR 1011-1, CHAPTER 2, PART 5, WAIVER OF REGULATIONS FOR FACILITIES AND AGENCIES, ARTICULATING WHY THEY ARE UNABLE TO MEET THE REQUIRED STAFFED-BED CAPACITY OF 80% OF THEIR BASELINE.	
186	****			
187	Part 9.	. PERSO	ONNEL	
188	****			
189 190 191	9.4	educat	ersons assigned to the direct care of, or service to, patients shall be prepared through formal ation, as applicable, and on-the-job training in the principles, policies, procedures, and the iques involved to safeguard the welfare of patients.	
192 193 194		(A)	Prior to delivering patient care independently, WHETHER UPON HIRE OR ASSIGNMENT TO A NEW PATIENT CARE UNIT, new personnel shall receive orientation regarding the patient care environment and relevant policies and procedures.	Commented [BM12]: Language added for clarification
195 196 197 198		(B)	THE HOSPITAL SHALL NOT ASSIGN A CLINICAL STAFF NURSE, NURSE AIDE, EMS PROVIDER, OR ANY OTHER PERSONNEL WHO PROVIDES DIRECT PATIENT CARE TO A HOSPITAL UNIT UNLESS PERSONNEL RECORDS INCLUDE DOCUMENTATION THAT THE TRAINING, DEMONSTRATION, AND ACKNOWLEDGMENT OF COMPETENCY WERE SUCCESSFULLY COMPLETED DURING ORIENTATION	
199			AND ON A PERIODIC BASIS CONSISTENT WITH HOSPITAL POLICIES.	Commented [BM13]: Modified from Section 25-3-128(4), C.R.S.; language added for clarity
200 201	9.5		nospital shall maintain position descriptions that clearly state the qualifications and expected sof the position for all categories of personnel.	This language existed in the emergency rules at Part 9.6(C) and will be changed for permanent rule
202	9.6	The ho	nospital shall maintain personnel records on each member of the hospital staff, to include:	
203		<u>(A)</u>	Employment application;	

204 205 206		<u>(B)</u>	Verification of licensure, certification, or registration, including maintaining procedures to ensure that staff for whom state and/or federal licenses, registrations, or certificates are required have a current license, registration, or certificate; and		
207		<u>(C)</u>	Competencies.		
208	****				
209	Part 14	١.	NURSING SERVICES		
210 211	14.1	There seach p	shall be a nursing department formally organized to provide complete, effective care to atient.		
212 213 214	14.2	compe	g services shall be directed by a registered nurse qualified by education, training, tencies, and experience to direct effective nursing care. For purposes of this chapter, this ual is referred to as the Senior Nurse Executive.		
215 216 217	14.3	qualific	nior Nurse Executive shall be responsible for ensuring that all nursing staff have the ations, competencies, and experience necessary to deliver the care assigned in ance with professional standards of practice and hospital policy and procedure.		
218	14.4	Nursin	g Services Policies and Procedures		
219 220		(A)	The service shall develop and implement policies and procedures that establish the standards for performance of safe nursing care.		
221 222		(B)	The policies and procedures shall be based on nationally-recognized practice guidelines and data-driven measures.		
223 224		(C)	The policies and procedures shall be reviewed periodically and revised as necessary, no less than every three (3) years.		
225 226 227 228	14.5	physica	g staff shall conduct initial and ongoing assessments and screenings of the patient's al, cognitive, behavioral, emotional, and psychosocial status in sufficient scope and detail the needs of the patient, according to hospital policy and professional standards of e.		
229	14.6	Nurse	Staffing Committee		
230 231 232		(<u>A)</u>	Each hospital shall establish a nurse staffing committee, either by creating a new committee or assigning the nurse staffing functions to an existing hospital staffing committee.		Commented [BM14]: Section 25-3-128(2)(a), C.R.S.
233		<u>(B)</u>	The nurse staffing committee shall:		
234 235			(1) Develop and implement the process for addressing any concerns or complaints brought forth by NURSING staff;		
236			(2) Annually develop and oversee a master nurse staffing plan for the hospital;		Commented [BM15]: Section 25-3-128(2)(b)(I), et seq., C.R.S.
237 238 239			(3) Have at least 60% or greater participation by clinical staff nurses WHO ROUTINELY PROVIDE DIRECT CARE TO PATIENTS, in addition to auxiliary personnel and nurse management;	_	Commented [BM16]: Not new language; changed from 50% to 60% participation Commented [BM17]: Added language here to clarify nurses
240 241			(A) THE NURSE STAFFING COMMITTEE SHALL SET CRITERIA TO DETERMINE WHICH CLINICAL STAFF NURSES ROUTINELY PROVIDE DIRECT CARE TO PATIENTS;		that provide direct care to patients

242 243		(4) Include a designated leader of workplace violence prevention and reduction efforts:	Commented [BM18]: Section 25-3-128(2)(a), C.R.S.
244 245		(5) Describe in writing the process for receiving, tracking, and resolving complaints and receiving feedback on the master nurse staffing plan from clinical staff	Commented [BM19]: Section 25-3-128(2)(b)(IV), C.R.S.
246 247		nurses and other staff; and (6) Make the complaint and feedback process available to all providers, including	
248 249		clinical staff nurses, nurse aides, and EMS providers, INCLUDING THE DEPARTMENT'S COMPLAINT REPORTING PROCESS.	Commented [BM20]: Section 25-3-128(2)(b)(V), C.R.S.
250 251		(7) Make the nurse staffing committee documentation available to hospital nursing staff.	Commented [BM21]: Original language moved from 14.6(D)
252		(8) DEVELOP, DOCUMENT, AND IMPLEMENT A CHARTER OR GUIDELINE.	Commented [BM22]: Original language moved from 14.6(C)
253 254	(C)	The hospital and nurse staffing committee shall develop, document, and implement a charter or quideline.	Commented [BM23]: Removed here and moved to 14.6(B)(8)
			Commence [51:25]. Removed here and moved to 1:10(5)(0)
255 256	(D) —	The nurse staffing committee documentation shall be made available to hospital nursing staff.	Commented [BM24]: Removed here and moved to 14.6(B)(7)
257 258	(E) —	If the results of the review and the nurse staffing plan indicate that the current master nurse staffing plan has not resulted in adequate staffing, and/or the healthcare needs of	
259		the patients are not met, the nurse staffing plan shall be modified through the nurse	
260		staffing committee.	Commented [BM25]: Removed here and moved to 14.7(A)(6)(a)
261	(F) —	Report Requirements	Commented [BM26]: Struck language here and integrated into 14.7(A)(1)(b)
262		(1) The nurse staffing plan shall be made available to the hospital's governing body,	14./(A)(1)(0)
263		which maintains the responsibility to protect the health, safety, and welfare of	
264		patients, commensurate with the scope and types of services provided at the	
265		hospital, either directly or through the Senior Nurse Executive.	
266		(2) The purpose of the nurse staffing plan is to ensure the hospital is adequately	
267		staffed, and the healthcare, safety, and welfare needs of patients and staff are	
268 269		met. The following factors, at a minimum, shall be addressed in the nurse staffing plan:	
270 271		(a) Current best practices, taking into consideration community standards, and benchmarking or evidence-based metrics, as applicable;	
272		(b) Patient census;	
273		(c) Patient acuity or workload;	
274		(d) Churn (admissions/discharges/transfers);	
275		(e) Skill mix;	
276		(f) RN education;	
277		(g) Patient outcomes; and	
278		(h) Workforce metrics and staff feedback.	

279 280			(3)		urse staffing plan shall be issued to the governing body for approvaling each review of the staffing plan.	Commented [BM27]: Struck here since redundant to 14.7(A)(5)
281 282		(G)			fing committee may publish a report that is responsive to the changes commended master nurse staffing plan at Part 14.7(A)(5).	Commented [BM28]: Removed here and moved to 14.7(A)(5)(a)(ii)
283	14. <u>7</u>	Nurse	Staffing	Plans		
284		(A)	Master	r Nurse	Staffing Plan	
285 286			<u>(1</u>)		urse staffing committee shall annually develop and oversee a master nurse g plan for the hospital that:	Commented [BM29]: (1)(a) + (b) is original language (1)(c)-(g) is from Section 25-3-128(2)(b)(1), et seq., C.R.S.
287 288				<u>(a)</u>	Provides for continuous registered nurse coverage, for distribution of nursing and auxiliary personnel, and for forecasting future needs;	
289 290				(B)	Addresses patient census; churn (admissions/discharges/transfers); patient outcomes; and	
291					WORKFORCE METRICS AND STAFF FEEDBACK	Commented [BM30]: Added the items under 14.6(F)(2) that are not explicitly included in language already
292 293				(bc)	Includes minimum staffing requirements for each inpatient unit and emergency department that are aligned with nationally recognized	
294					standards and <mark>guidelines</mark> ;	Commented [BM31]: See full letter from CDPHE Executive Director Jill Hunsaker Ryan for additional context.
295 296				(ed)	Includes strategies that promote the health, safety, and welfare of the hospitals' employees and patients;	" The Department will propose rules to the BOH that outline the form and manner required for a hospital's master nurse staffing plan,
297 298				(dE)	Includes guidance and a process for reducing nurse-to-patient assignments to align with the demand based on patient acuity:	including a requirement for each plan to demonstrate how it aligns with nationally recognized standards and guidelines pertaining to minimum staffing requirements that each hospital selects to inform its staffing plan. The Department may then survey for hospital
299 300				(eF)	ls voted on and recommended by at least sixty (60) percent of the nurse staffing committee; and	compliance with the standard(s) specified in the staffing plan. When surveying and investigating a hospital for compliance, the Department will ensure that a hospital's master nurse staffing plan does indeed describe the nationally recognized clinical standards and
301				(fG)	May include innovative staffing models.	guidelines used to develop the nurse staffing requirements for each inpatient unit and emergency department, and that the conditions in
302 303			(2)		aster nurse staffing plan must be based on the different types of patients for on each inpatient care unit and in the emergency department, the skill	the hospital, upon inspection, align with those standards and guidelines. The Department does not interpret the law as directing the State Board of Health to independently create a uniform set of
304				mix, s	pecialized qualifications, and level of competency necessary for nursing	standards against which to compare hospital nurse staffing plans."
305 306					o ensure that the hospital is staffed to meet the safety and healthcare of patients.	
307			(3)		naster nurse staffing plan shall specify how each patient is provided access	
308				to care	e from a registered nurse, when applicable.	
309 310			(4)		the master nurse staffing plan has been initiated, ongoing staffing veness shall be reviewed and documented through the nurse staffing	
311				comm		
312			(5)		urse staffing committee shall submit the recommended master nurse	Commented [BM32]: Section 25-3-128(2)(b)(II), et seq., C.R.S.
313 314				statfin body f	g plan to the hospital's senior nurse executive and the hospital's governing or approval WITHIN SIXTY (60) DAYS OR AT THE GOVERNING BODY'S NEXT	
315					ERLY MEETING.	Commented [BM33]: Added timeframes for approval and written explanation based on stakeholder input
316 317				(AA)	If the final staffing plan approved by the hospital changes materially from the recommendations put forth by the nurse staffing committee, the	which explanation based on stakeholder input

318 319				senior nurse executive shall provide the nurse staffing committee with a written explanation for the changes WITHIN SIXTY (60) DAYS.	
320 321 322 323 324 325				(4) If, after receiving the explanation referenced above, the nurse staffing committee believes the final staffing plan does not meet the nurse staffing standards established in this Part 14, the staffing committee, with a vote of sixty (60) percent or more of the members, may request the Department review the final adopted staffing plan to ensure compliance with these rules.	
326 327 328				THE NURSE STAFFING COMMITTEE MAY PUBLISH A REPORT THAT IS RESPONSIVE TO THE CHANGES MADE TO THE RECOMMENDED MASTER NURSE STAFFING PLAN.	Commented [BM34]: Section 25-3-128(2)(b)(III), C.R.S. Moved from 14.6(G)
329			<u>(6</u>)	The hospital shall evaluate the master nurse staffing plan and prepare a report	Commented [BM35]: Section 25-3-128(3), et seq., C.R.S.
330 331 332 333				for internal review by the nurse staffing committee on a quarterly basis. (A) IF THE EVALUATION INDICATES THAT THE CURRENT MASTER NURSE STAFFING PLAN HAS NOT RESULTED IN ADEQUATE STAFFING, AND/OR THE HEALTHCARE NEEDS OF THE PATIENTS ARE NOT MET, THE NURSE STAFFING PLAN SHALL BE	
334				MODIFIED.	Commented [BM36]: Original language moved from 14.6(E)
335 336			<u>(7)</u>	The hospital shall prepare and submit the following to the Department on an annual basis in a FORM AND MANNER DETERMINED BY THE DEPARTMENT:	Commented [BM37]: (a) and (b) from Section 25-3-128(3), et
337				(a) The final approved master nurse staffing plan, and	seq., C.R.S.
338 339				(b) An annual report containing the details of the quarterly evaluation, in the form and manner determined by the Department.	
340		(B)	Inpatie	ent Care Unit and Emergency Department Plans	
341 342			(1)	Each open inpatient care unit and emergency department within the hospital shall have a twenty-four (24) hour nurse staffing plan.	
343 344 345 346		(C)	plans	aster nurse staffing plan, inpatient care unit plans, and emergency department shall be made available to and reviewed with each individual member of the g staff annually. The hospital shall maintain documentation of the annual plands.	
347			(1)	The hospital shall provide the relevant unit-based staffing plan to:	Commented [BM38]: Section 25-3-128(3), et seq., C.R.S.
348 349				(a) each applicant for a nursing position on a given unit upon an offer of employment, and	
350				(b) a patient upon request.	
351	****				



To: Members of the State Board of Health

From: Jo Tansey, Acute Care & Nursing Facilities Branch Chief, Health Facilities and

Emergency Medical Services Division

Through: Elaine McManis, Division Director Jane Haman

Date: February 15, 2023

Subject: Emergency Rulemaking Hearing concerning 6 CCR 1011-1, Chapter 4, Standards

for Hospitals and Health Facilities - General Hospitals

The Colorado legislature passed House Bill (HB) 22-1401, *Hospital Nurse Staffing Standards*, during the 2022 legislative session. This new law sought to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department. This new law required the Board of Health to promulgate rules by September 1, 2022, therefore emergency rules were first adopted and became effective on August 17, 2022. A second emergency rulemaking was held on November 16, 2022 to maintain the first emergency rules and those rules remain in effect for one hundred twenty (120) days. In order for the current emergency rules required by HB 22-1401 to remain effective while the Health Facilities and Emergency Medical Services Division ("Division") continues to work through its extensive stakeholder engagement process, a final set of emergency rules must be adopted by the Board of Health in February 2023, in addition to a request for permanent rulemaking in April 2023.

In order to maintain alignment with HB 22-1401, the proposed emergency rules are similar to the emergency rules first adopted on August 17, 2022 and subsequently on November 16, 2022, with one major change; the staffed-bed capacity definition and reporting requirements are being removed from this rule set and moved to the Department's Disease Control & Public Health Response Division's (DCPHR's) regulations. Through the stakeholder process it was determined that having all emergency preparedness reporting requirements in the same set of regulations was clearer for both stakeholders and the Department. With this change, all reporting requirements related to hospital capacity will be located in one regulatory set, 6 Code of Colorado Regulations (CCR) 1009-5 Preparations for a Bioterrorist Event, Pandemic Influenza, or an Outbreak by a Novel and Highly Fatal Infectious Agent or Biological Toxin. However, the Division will continue to partner with DCPHR in enforcing these reporting requirements.

The rule language for this proposed emergency rulemaking includes the following:

- removal of the hospital staffed-bed capacity definition and reporting requirements from these emergency rules to reflect the transition of these requirements from 6 CCR 1011-1, Chapter 4 to 6 CCR 1009-5; and
- maintenance of the existing requirements for hospitals to:
 - establish a nurse staffing committee that is required to create, implement, and evaluate a nurse staffing plan and to receive, track, and resolve complaints and receive feedback from direct-care nurses and other staff;
 - o submit its nurse staffing plan to the Department on an annual basis;

- evaluate its nurse staffing plan on a quarterly basis and, based on complaints and recommendations of patients and staff, revise the nurse staffing plan accordingly;
- o prepare a quarterly report containing the details of the evaluation;
- update its emergency management plans annually and as often as necessary, as circumstances warrant, and include specific provisions to maximize staffed-bed capacity and appropriate utilization of hospital beds to the extent necessary for a public health emergency; and
- assign direct-care providers only to a nursing unit or clinical area of a hospital that the provider is properly trained in.

After the initial passing of the emergency rules in August 2022, the Division began a robust stakeholder process in September, and has held four meetings thus far, with an average of 87 people attending each meeting. The Division has been working since the summer of 2022 alongside the Colorado Hospital Association (CHA) and individual hospitals to field questions and address hospital concerns, and the Division continues to work with all stakeholders in the following areas:

- 1) Modifying and moving the current staffed-bed capacity reporting process to DCPHR;
- 2) Reviewing the entirety of the changes made pursuant to HB 22-1401; and
- 3) Incorporating requirements of HB 22-1401 that were not included in the initial set of emergency regulations. This includes the Department's authority to assess fees and issue fines to support the enforcement of these new requirements.

In the attached proposed rule language, all rule language proposed during the first and second emergency rulemakings and requested to be readopted in this rulemaking is underlined, and any new proposed language in this third emergency rulemaking is in red or stricken.

Due to the statutory deadline that required hospitals to have a nurse staffing committee in place and report to the Department by September 1, 2022, the Department is requesting its third and final emergency rulemaking so that the current regulatory language and reporting process remains effective while the Division continues its stakeholder engagement process to create permanent rules, which are being requested by the Department at this February Board of Health hearing. The Division will continue working with DCPHR and stakeholders in order to propose permanent rulemaking to the Board of Health in April 2023, in addition to this final round of emergency rules needed to maintain compliance with HB 22-1401.

STATEMENT OF BASIS AND PURPOSE AND SPECIFIC STATUTORY AUTHORITY

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

Basis and Purpose.

The Department is proposing its third iteration of emergency rules to address mandates created by the passage of House Bill 22-1401, which was signed into law on May 18, 2022. The new law sought to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department.

In order to maintain alignment with HB 22-1401, the proposed emergency rules are similar to the emergency rules first adopted on August 17, 2022, and subsequently on November 16, 2022, with one major change being the removal of the staffed-bed capacity definition and reporting requirements from the Health Facilities and Emergency Medical Services Division ("Division") to the Department's Disease Control & Public Health Response Division (DCPHR). Through the stakeholder process it was determined that having all emergency preparedness reporting requirements in the same set of regulations was easier to manage for both stakeholders and the Department. With this change, all reporting requirements related to hospital capacity will be located in one regulatory set. However, the Division will continue to partner with DCPHR in enforcing these reporting requirements.

The rule language for this proposed emergency rulemaking includes the following:

- removal of the hospital staffed-bed capacity definition and reporting requirements from these emergency rules to reflect the transition of these requirements from 6 CCR 1011-1, Chapter 4 into 6 CCR 1009-5; and
- maintenance of the existing requirements for hospitals to:
 - establish a nurse staffing committee that is required to create, implement, and evaluate a nurse staffing plan and to receive, track, and resolve complaints and receive feedback from direct-care nurses and other staff;
 - o submit its nurse staffing plan to the Department on an annual basis;
 - evaluate its nurse staffing plan on a quarterly basis and, based on complaints and recommendations of patients and staff, revise the nurse staffing plan accordingly;
 - o prepare a quarterly report containing the details of the evaluation;
 - update its emergency management plans annually and as often as necessary, as circumstances warrant, and include specific provisions to maximize staffed-bed capacity and appropriate utilization of hospital beds to the extent necessary for a public health emergency; and
 - assign direct-care providers only to a nursing unit or clinical area of a hospital that the provider is properly trained in.

HB 22-1401 mandated the Department define "staffed-bed capacity." In order to define staffed-bed capacity and determine a process for hospital reporting, the Division worked closely with DCPHR to maintain the process for hospital reporting in a manner consistent with hospital reporting to the Department throughout the entirety of the COVID-19 pandemic, pursuant to Public Health Order 20-38. For this iteration of emergency rules and moving forward, the Department determined that the statutory requirements for defining and

reporting on staffed-bed capacity fit better under the purview of DCPHR. Therefore, the definition of staffed-bed capacity and subsequent reporting requirements are being moved to DCPHR's rules at 6 CCR 1009-5.

In order to create a seamless process for moving the staffed-bed capacity definition and reporting process developed in collaboration with the Division and DCPHR from 6 CCR 1011-1, Chapter 4 to 6 CCR 1009-5, modifications made to the definition and reporting requirements during the Health Facilities stakeholder engagement process will be transferred to DCPHR, reflecting the work done since the initial emergency rulemaking. The proposed rules now cross-reference to the reporting requirement language in 6 CCR 1009-5.

HB 22-1401 required hospitals to establish a nurse staffing committee and begin reporting staffed-bed capacity data to the Department by September 1, 2022. For hospitals and the Department to meet the statutory directive, the Board of Health first adopted emergency rules on August 17, 2022, and subsequently on November 16, 2022, and those remain in effect for one hundred twenty (120) days. The Division began a robust stakeholder process immediately after the emergency rules were adopted. While the Division continues working closely with its stakeholders to transfer the staffed-bed capacity definition and reporting requirements to 6 CCR 1009-5, as well as review the entirety of the proposed rules, the Department is proposing this updated version of the emergency rules.

In order for the emergency rules required by HB 22-1401 to remain effective while the Division works through its extensive stakeholder engagement process, a final set of emergency rules must be adopted by the Board of Health in February 2023. The Division is also coming before the Board of Health in February to request a permanent rulemaking in April 2023.

Emergency Rulemaking Finding and Justification.

An emergency rulemaking, which waives the initial Administrative Procedure Act noticing requirements, is necessary to comply with state law. Emergency rulemaking is authorized pursuant to Section 24-4-103(6), C.R.S., as HB 22-1401 mandates that hospitals establish a nurse staffing committee and begin reporting staffed-bed capacity data to the Department by September 1, 2022, through rules approved by the Board of Health. As the Department continues to work through this detail-intensive stakeholder process, another set of emergency rules are necessary to maintain the status quo and ensure the Department, and all hospitals, are compliant with the requirements of HB 22-1401.

This emergency rule shall become effective on adoption. It will be effective for no more than one hundred twenty days (120) days after its adoption unless made permanent through a rulemaking that satisfies the Administrative Procedure Act noticing requirements.

Does this rulemaking include proposed rule language that incorporate materials by reference?

	Yes URL X No
	ring include proposed rule language to create or modify fines or fees? Yes No
Does the proposeX No.	d rule language create (or increase) a state mandate on local government?
	The proposed rule does not require a local government to perform or increase a specific activity for which the local government will not be reimbursed;
	The proposed rule requires a local government to perform or increase a specific activity because the local government has opted to perform an

REGULATORY ANALYSIS

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

 A description of the classes of persons affected by the proposed rule, including the classes that will bear the costs and the classes that will benefit from the proposed rule.

Group of persons/entities Affected by the Proposed Rule	Size of the Group	Relationship to the Proposed Rule Select category: C/S/B
Licensed hospitals and hospital units:	(109 total)	С
Licensed Children's Hospitals	3	С
Licensed Critical Access Hospitals	32	С
Licensed Hospital Units	1	С
Licensed General Hospitals	50	С
Licensed Long Term Care Hospitals	6	С
Licensed Psychiatric Hospitals	9	С
Licensed Rehabilitation Hospitals	8	С
Patients receiving care at licensed hospitals	Unknown	В
Colorado Hospital Association	101 Member Hospitals	S

While all are stakeholders, groups of persons/entities connect to the rule and the problem being solved by the rule in different ways. To better understand those different relationships, please use this relationship categorization key:

- C = individuals/entities that implement or apply the rule.
- S = individuals/entities that do not implement or apply the rule but are interested in others applying the rule.
- B = the individuals that are ultimately served, including the customers of our customers. These individuals may benefit, be harmed by or be atrisk because of the standard communicated in the rule or the manner in which the rule is implemented.

More than one category may be appropriate for some stakeholders.

2. To the extent practicable, a description of the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons.

Impact on Customers (C):

Economic: The impact to each hospital will be different, but there will be administrative and programmatic costs associated with implementing the proposed rules. Additionally, should a hospital fall below the 80% standard for staffed-bed capacity for longer than seven (7) days and fail to notify the Department and create a plan of action or submit a waiver, the Department may impose a fine. The Department has authority to assess fees and fines associated with the implementation of House Bill 22-1401. The Department is working through the stakeholder engagement process to determine how to minimize the economic impacts on hospitals while fulfilling the intent of the legislation.

<u>Non-economic:</u> HB 22-1401 requires hospitals to create more robust nurse staffing and emergency management requirements as well as report staffed-bed capacity data to the

Department, in a form and manner determined by the Department. While many hospitals already comply with this higher standard, many other hospitals may not have as robust nurse staffing and emergency management programs in place. There may be non-economic administrative, programmatic, and quality improvement costs associated with implementing these proposed rules.

Impact on Beneficiaries (B):

<u>Economic:</u> There will not be an economic impact associated with these proposed rules for patients.

Non-economic: The intention of the bill is to ensure hospitals are prepared for a public health emergency or staffing shortage through the implementation of a robust nurse staffing committee and plan, comprehensive emergency management, and reporting on staffed-bed capacity data to the Department. The non-economic impacts will be greater patient safety, security, and improved care while in the hospital which will lead to improved health outcomes for hospital patients.

- 3. The probable costs to the agency and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues.
 - A. Anticipated CDPHE personal services, operating costs or other expenditures:

The proposed rules will ultimately be cost neutral once a fee system is in place to support additional Department costs, which will not occur until the Health Facilities and Emergency Medical Services Division ("Division") is able to vet fees and fines with the stakeholders. Additional costs will initially be paid from the General Fund; beginning in FY 2024-25, Department expenditures will be partially paid from the General Licensure Cash Fund. Expenditures are detailed below.

Department Expenditure Impact

Cost Components	FY 2022-23	FY 2023-24	FY 2024-25
Personal Services	\$551,066	\$529,100	\$493,067
Operating Expenses	\$9,045	\$7,965	\$7,425
Capital Outlay Costs	\$43,400	-	-
Travel Costs	\$41,829	\$55,760	\$55,760
Centrally Appropriated Costs	\$128,879	\$121,979	\$204,040
FTE - Personal Services	6.2 FTE	5.9 FTE	5.5 FTE
TOTAL	\$774,219	\$714,804	\$760,292

Anticipated CDPHE Revenues: N/A

B. Anticipated personal services, operating costs or other expenditures by another state agency:

Anticipated Revenues for another state agency: N/A

4.	costs and benefits of inaction.
	Along with the costs and benefits discussed above, the proposed revisions:
	 X Comply with a statutory mandate to promulgate rules. _X_ Comply with federal or state statutory mandates, federal or state regulations, and Department funding obligations. _ Maintain alignment with other states or national standards. _ Implement a Regulatory Efficiency Review (rule review) result _ Improve public and environmental health practice. _ Implement stakeholder feedback.
	Advance the following CDPHE Strategic Plan priorities (select all that apply):
1.	Reduce Greenhouse Gas (GHG) emissions economy-wide from 125.716 million metric tons of CO2e (carbon dioxide equivalent) per year to 119.430 million metric tons of CO2e per year by June 30, 2020 and to 113.144 million metric tons of CO2e by June 30, 2023.
	Contributes to the blueprint for pollution reduction Reduces carbon dioxide from transportation Reduces methane emissions from oil and gas industry Reduces carbon dioxide emissions from electricity sector
2.	Reduce ozone from 83 parts per billion (ppb) to 80 ppb by June 30, 2020 and 75 ppb by June 30, 2023.
_	Reduces volatile organic compounds (VOC) and oxides of nitrogen (NOx) from the oil and gas industry. Supports local agencies and COGCC in oil and gas regulations. Reduces VOC and NOx emissions from non-oil and gas contributors
3.	Decrease the number of Colorado adults who have obesity by 2,838 by June 30, 2020 and by 12,207 by June 30, 2023.
	Increases the consumption of healthy food and beverages through education, policy, practice and environmental changes. Increases physical activity by promoting local and state policies to improve active transportation and access to recreation. Increases the reach of the National Diabetes Prevention Program and Diabetes Self-Management Education and Support by collaborating with the Department of Health Care Policy and Financing.
4.	Decrease the number of Colorado children (age 2-4 years) who participate in the WIC Program and have obesity from 2120 to 2115 by June 30, 2020 and to 2100 by June 30, 2023.
	Ensures access to breastfeeding-friendly environments.
5.	Reverse the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by

June 30, 2020 and increase to 95% by June 30, 2023.
 Reverses the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by June 30, 2020 and increase to 95% by June 30, 2023. Performs targeted programming to increase immunization rates. Supports legislation and policies that promote complete immunization and exemption data in the Colorado Immunization Information System (CIIS).
6. Colorado will reduce the suicide death rate by 5% by June 30, 2020 and 15% by June 30, 2023.
 Creates a roadmap to address suicide in Colorado. Improves youth connections to school, positive peers and caring adults, and promotes healthy behaviors and positive school climate. Decreases stigma associated with mental health and suicide, and increases help-seeking behaviors among working-age males, particularly within high-risk industries. Saves health care costs by reducing reliance on emergency departments and
connects to responsive community-based resources.
7. The Office of Emergency Preparedness and Response (OEPR) will identify 100% of jurisdictional gaps to inform the required work of the Operational Readiness Review by June 30, 2020.
 Conducts a gap assessment. Updates existing plans to address identified gaps. Develops and conducts various exercises to close gaps.
8. For each identified threat, increase the competency rating from 0% to 54% for outbreak/incident investigation steps by June 30, 2020 and increase to 92% competency rating by June 30, 2023.
Uses an assessment tool to measure competency for CDPHE's response to an outbreak or environmental incident.
Works cross-departmentally to update and draft plans to address identified gaps noted in the assessment.
Conducts exercises to measure and increase performance related to identified gaps in the outbreak or incident response plan.
9. 100% of new technology applications will be virtually available to customers, anytime and anywhere, by June 20, 2020 and 90 of the existing applications by June 30, 2023.
Implements the CDPHE Digital Transformation Plan.
Optimizes processes prior to digitizing them.
Improves data dissemination and interoperability methods and timeliness.
10. Reduce CDPHE's Scope 1 & 2 Greenhouse Gas emissions (GHG) from 6,561
metric tons (in FY2015) to 5,249 metric tons (20% reduction) by June 30, 2020 and 4,593 tons (30% reduction) by June 30, 2023.

Reduces emissions from employee commuting Reduces emissions from CDPHE operations
11. Fully implement the roadmap to create and pilot using a budget equity assessment by June 30, 2020 and increase the percent of selected budgets using the equity assessment from 0% to 50% by June 30, 2023.
Used a budget equity assessment

__ Advance CDPHE Division-level strategic priorities.

The costs and benefits of the proposed rule will not be incurred if inaction is chosen. Costs and benefits of inaction not previously discussed include:

Inaction is not an option. HB 22-1401 mandates that hospitals establish a nurse staffing committee and begin reporting to the Department on staffed-bed capacity by September 1, 2022. This third emergency rulemaking proposes to transfer the staffed-bed capacity definition and reporting requirements to the Department's Disease Control and Public Health Response Division's (DCPHR's) regulations, which will maintain the status quo for what the hospitals are already reporting while the Department continues working closely with stakeholders for a permanent rulemaking in April 2023.

5. A determination of whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule.

Rulemaking is proposed when it is the least costly method or the only statutorily allowable method for achieving the purpose of the statute. The specific revisions proposed in this emergency rulemaking were developed in alignment with the requirements of HB 22-1401 and in coordination with DCPHR. The proposed regulations are the minimum necessary to maintain the initial compliance with the statutory deadline of September 1, 2022.

6. Alternative Rules or Alternatives to Rulemaking Considered and Why Rejected.

The new law requires rulemaking on these topics, thus, there were no alternatives considered. In order to define staffed-bed capacity and develop a clear reporting process, the Division has worked closely with DCPHR and now will transfer those parts of the rule to DCPHR's rules. The process continues to be based on what and how the hospitals have been reporting to the Department throughout the entirety of the COVID-19 pandemic, pursuant to Public Health Order 20-38. What the hospitals have been reporting into EMResource throughout the COVID-19 pandemic has been solidified through an iterative process between DCPHR, the Division, and stakeholders.

The Division began a robust stakeholder process in September 2022 and is working to modify the emergency rules for a proposed permanent rulemaking in March 2023.

7. To the extent practicable, a quantification of the data used in the analysis; the analysis must take into account both short-term and long-term consequences.

The Division used existing EMResource data being reported to DCPHR throughout the COVID-19 pandemic, as well as Division-level hospital data on licensed beds and hospital type.

STAKEHOLDER ENGAGEMENT

for Amendments to

6 CCR 1011-1, Chapter 4, Standards for Hospitals and Health Facilities - General Hospitals

State law requires agencies to establish a representative group of participants when considering to adopt or modify new and existing rules. This is commonly referred to as a stakeholder group.

<u>Early Stakeholder Engagement:</u>
The following individuals and/or entities were invited to provide input and included in the development of these proposed rules:

Organization	Representative Name and Title (if known)	
Arkansas Valley Regional Medical Center	Heidi Gearhart	
	Danielle May	
Banner Health	Julia Gentry	
	Tracy Hays, Emergency Management	
Banner Northern Colorado	Tania Hare	
	Charlie Mathis	
Boulder Community Health	Chuck Merritt	
boulder Community Health	Jackie Attlesey-Pries, RN, COO/CNO	
	Michele Grulke, ACNO	
	Andy French	
Centura Health	Bryan Williams	
Centura Health	Kelly Gallant	
	Nicole Milo	
	Donna Pinson	
	Ellen Stern, Government Affairs	
Children's Hospital Colorado	Jen Roth	
Cilitarens nospitat Cotorado	Kathie Seerup	
	Linda Michael	
	Lori Claussen	
Colorado Department of Human Services, Fort Logan	Ronda K Katzenmeyer	
	Alejandra Noa	
	Anne Strawbridge	
	AnnMarie Harris	
	Ash Jackson	
	Christina Kemink	
Colorado Department of Public Health and	Craig Lee	
Environment	Elaine McManis	
	Emily Roozen	
	Erica Brudjar	
	Grace Alford	
	Heather Farnsworth	
	Jaime Yoder	

Organization	Representative Name and Title (if known)		
	Jeff Beckman		
	Jen Barr		
	Jo Tansey		
	Kara Johnson-Hufford		
	Monica Billig		
	Scott Bookman		
	Shannon Rossiter		
	Shelley Sanderman		
Colome de Hannital Association	Bridget Garcia		
Colorado Hospital Association	Essey Yirdaw		
Colorado Mental Health Hospital in Pueblo	Christine Tafoya, Interim CNO		
Colorado Mental Health Institute	Katie Cotner, CQO		
	Colleen Casper		
Colorado Nurses Association	Judith Burke, Retired CNO, Member		
	Mary Satre, Board Member		
Community Hospital Grand Junction	Benjamin Williams, ACNO		
	Derrek Hidalgo, CNO		
Craig Hospital	Diane Reinhard		
	Julie Negron		
CU Anschutz	Stephanie Vega		
	Dawn Arnett, Director of Med/Surg		
Delta Health	Melissa Palmer, DON		
	Anne Knudtson, Hospital Compliance		
	Emma Paras, Emergency Manager		
	Jackie Zheleznyak		
Denver Health	Kathy Boyle, CNO		
	Shira Meyerowitz		
	Natalie Nicholson		
East Morgan County Hospital	Linda Roan		
Estes Park Health	Pat Samples		
	Britney Guccini		
Family Health West Hospital	Travis Dorr		
Grand River Health	Melissa Obuhanick		
Grandview Hospital	Gretchen Harris, Interim DON		
	Jen Gearhart		
Gunnison Valley Health	Nicole Huff		
	April Asbury		
Heart of the Rockies Regional Medical Center	Christine MacMillan		
	Colleen Flack, St. Mary's Hospital		
	Geoffrey Hier		
Intermountain Health	Jamie Refalosells, Director, First Call Command		
Intermountain Health	Center		
	Collen Flack, St. Mary's Hospital		
	Tara Buzzitta		

Organization	Representative Name and Title (if known)		
	Reagan Goodnight, ACNO, Lutheran Medical Center		
	Jeani Frickey Saito		
	Sarah Lorenz		
Intermountain Peaks Region, St. Mary's	Michelle Shiao		
Inverness Rehabilitation Hospital	Brooke Nelson		
Keefe Memorial Hospital	Jasmine Shea		
	Kerri Lowry, CCO		
Kindred Hospital Denver	Mary Corcoran, DNCS		
Kiowa County Hospital District	Rachel Bletzacker CNO, FNP-BC		
Memorial Regional Health	Olivia Scheele		
Middle Park Health	Dani Kloepper, DON, Emergency and Inpatient Services		
	Coral Ann Hackett, CNO		
Montrose Regional Health	Mary Rasmusson, RN, Director of Education & Emergency Management		
Mt. San Rafael Hospital	Calvin Carey		
National Jewish Health	Kristi Melton, CNO/Vice-President of Clinical Operations		
Pagosa Springs Medical Center	Dan Davis		
PAM Specialty Hospital	Dave Hollander, CNO		
Parkview Health System	Mandi Smith		
	Amelia Vigil		
	Andrea Wade		
Parkview Medical Center	Kelea Nardini		
	Kim Philson, RN-BSN, CMSRN		
	Renee Elwell		
Parkview Pueblo West	Ruth Baxter		
Pioneers Medical Center	Amy Peck, CNO		
Prowers Medical Center	Amber Rider		
Rangely District Hospital	Makensie Boulger, DON		
Daymian Dahahilitatian Hamital	Kiera Shaffer		
Reunion Rehabilitation Hospital	Laura Dechant		
Rio Grande Hospital	Amanda Chapman-Shaw, RN, Clinical Nurse Manager		
	Darrick Garcia, Alamosa EMS		
Can Luis Vallau Haalth	Margaret White, Quality and Safety Director		
San Luis Valley Health	Michelle Gay, CHC		
	Roberta Bean		
SCL Health	Kim de Bruyn Kops		
Sedgwick County Health Center	Machelle Newth		
Sky Ridge Medical Center	Adam Klatskin		
Country of Colored III	Heather Burdick		
Southeast Colorado Hospital District	Sheri Reed, DON		
Spanish Peaks Regional Health Center	Bobbie Trujillo		
St. Vincent Health	Jana Weiss		
Sterling Regional Medical Center	Karalee Anderson, CNO		

Organization	Representative Name and Title (if known)		
	Cathy O'Brien		
	Kathryn Trujillo		
	Lisa Camplese, Senior Director, Regulatory Affairs and IP		
	Mary Jo Hallaert		
UCHealth	Noreen Bernard, CNO, Longs Peak and Broomfield Hospitals		
	Suzanne Golden		
	Wendy Sultzman		
	Amanda Cobb, Clinical Nurse Director and Colorado Nurse Association Region 2 Director		
	Carolyn Carroll Flynn, Capacity Management (South Region)		
	Amy Lavigne		
	Kim Flynn		
Vail Health	Nico Brown		
vail nealth	Ryan Bush		
	Sara Dembeck		
	William Adochio		
Vallay View Hespital	Aimee Johnson, Regulatory		
Valley View Hospital	Dawn Sculco, CNO		
	Elena Scarbrough, Director of Quality/Risk		
Wray Community District Hospital	Management		
	Jennifer Kramer		
	Alec Romero		
	Ashley Sena		
	Ashley Thomas		
	Brenda B Simpson		
	Colleen Stout		
	Colleen Williams		
	Dylan Mitchell		
	Elaine Gerson		
	Jackie Edney		
	Jennifer Weibel		
	Jessica Short		
	Kari Walton		
	Kim Philson		
	Kristine Cooper		
	Kurt Gensert		
	Lonnie Martinez		
	Lyndsey Olish		
	Meg Schroeder		
	Melissa Hart		
	Michelle Kenney		

The Health Facilities and Emergency Medical Services Division ("Division") is working through its stakeholder process and has held four (4) of the six (6) monthly meetings anticipated to be held between September 2022 and March 2023. So far, 177 unique participants attended the monthly meetings.

All stakeholder meetings are open to the public, and there has been substantial interest and attendance, as documented in the table above. All licensed hospitals and interested stakeholders are provided notice of meetings and of alternate methods of providing feedback. The Division sends meeting information through its portal messaging system to impacted facilities and directly emails 241 unique stakeholders that signed up to receive such email as "interested parties." Meeting information and documents are posted to a public Department Google drive in advance of each meeting, including draft rules for discussion.

Stakeholder Group Notification

The stakeholder group was provided notice of the rulemaking hearing and provided a copy of the proposed rules or the internet location where the rules may be viewed. Notice was provided prior to the date the notice of rulemaking and was published in the Colorado Register (typically, the 10th of the month following the Request for Rulemaking).

X	Not applicable.
	Yes.

Summarize Major Factual and Policy Issues Encountered and the Stakeholder Feedback Received. If there is a lack of consensus regarding the proposed rule, please also identify the Department's efforts to address stakeholder feedback or why the Department was unable to accommodate the request.

This rulemaking is mandated in statute, as is much of the structure and process impacted hospitals need to carry out. In this third emergency rulemaking, the Division proposes to move the staffed-bed capacity definition and reporting requirements to DCPHR's rules since they have been working with the hospitals throughout the COVID-19 pandemic on these reporting efforts and are the most appropriate division for this part of the HB 22-1401 requirements. The Division and DCPHR worked with stakeholders to modify the staffed-bed capacity definition and reporting process, which will all be taken into consideration in DCPHR's rules. The Division will thus cross-reference to 6 CCR 1009-5 since there are enforcement requirements that fall on the Division, which will be addressed at the permanent rulemaking in April 2023.

Please identify the determinants of health or other health equity and environmental justice considerations, values or outcomes related to this rulemaking:

The proposed rule continues to hold all licensed facilities to the same standards, regardless of location or population served.

Overall, after considering the benefits, risks and costs, the proposed rule: Select all that apply.

Improves behavioral health and mental health; or, reduces substance abuse or suicide risk	eliminates health care costs, cess to health care or the are; stabilizes individual n; or, improves the quality of erved or underserved
---	---

	Improves housing, land use, neighborhoods, local infrastructure, community services, built environment, safe physical spaces or transportation.		Reduces occupational hazards; improves an individual's ability to secure or maintain employment; or, increases stability in an employer's workforce.
	Improves access to food and healthy food options.		Reduces exposure to toxins, pollutants, contaminants or hazardous substances; or ensures the safe application of radioactive material or chemicals.
X	Improves access to public and environmental health information; improves the readability of the rule; or, increases the shared understanding of roles and responsibilities, or what occurs under a rule.	х	Supports community partnerships; community planning efforts; community needs for data to inform decisions; community needs to evaluate the effectiveness of its efforts and outcomes.
	Increases a child's ability to participate in early education and educational opportunities through prevention efforts that increase protective factors and decrease risk factors, or stabilizes individual participation in the opportunity.		Considers the value of different lived experiences and the increased opportunity to be effective when services are culturally responsive.
	Monitors, diagnoses and investigates health problems, and health or environmental hazards in the community.		Ensures a competent public and environmental health workforce or health care workforce.
Х	Other: Complies with Department's obligation to ensure all regulations are consistent with state law.		Other:

JARED POLIS GOVERNOR



136 STATE CAPITOL DENVER, COLORADO 80203 TEL 303-866-2471

Fax 303-866-2003

May 18, 2022

The Honorable Colorado General Assembly The 73rd General Assembly Second Regular Session State Capitol 200 E. Colfax Ave. Denver, CO 80203

Dear Honorable Members of the Colorado General Assembly:

Today I signed into law HB22-1401, "Hospital Nursing Staff Standards." This bill ensures our hospitals are prepared and our nursing workforce is supported in order to respond to emergencies so that a lack of staffed bed capacity doesn't threaten the state economy. The Polis-Primavera Administration is focused on saving people money on health care and improving access to care across the state. Maintaining access to hospital care throughout the state, and especially in small, rural, and frontier areas is crucial to furthering this goal.

I understand the impacts fees can have on businesses, especially during times of high inflation, including on hospitals. I therefore ask the Colorado Department of Public Health and Environment, in the implementation of this bill, to direct the State Board of Health to ideally not implement fees, or at least minimize fees to a negligible amount and avoid fines in particular on small, rural, and frontier hospitals.

HB22-1401 keeps Coloradans safe and healthy while protecting the financial security of small, rural facilities by ensuring;

- Surge-capacity readiness standards only apply to hospitals with more than 25 beds.

 All hospitals can submit a request for a hardship waiver articulating why they are unable to meet the required staffed bed capacity of 80% of their baseline to ensure they are not financially burdened if local circumstances prevent compliance These waiver processes must account for factors such as hospital size, geography, local labor and population dynamics, local challenges and costs of providing care, among other local factors that make it difficult for hospitals to meet the required staffed bed capacity. If they are granted a waiver, they will not be fined. It is not the intent of this bill to fine hospitals that are struggling to hire staff or have increased costs and small margins. It is a shared goal to ensure Coloradans maintain access to hospital care;
- No fees will be levied against hospitals in FY22-23. The Board of Health has rulemaking authority to implement fees, but it is the Administration's intent that they be avoided or minimized to the extent required for hospital preparedness and safety, and if they ever occur, should be levied equitably among hospitals. The Board of Health should take into account geography, rurality, facility size, and other factors that generally act as proxies for hospital financial wellbeing when
- determining the formula for how fees are levied to fund inspections; and Hospitals will never be penalized for not providing testing & vaccines in hospitals and hospital-owned primary care sites if those supplies are not available.

I thank the sponsors and proponents for passing HB 22-1401 which will protect Coloradans, support our workforce, and ensure the State is prepared for future emergencies

Governor State of Colorado



June 7, 2022

The Honorable Colorado General Assembly The 73rd General Assembly Second Regular Session State Capitol 200 E. Colfax Ave. Denver, CO 80203

CC:

Colorado Board of Health Colorado Department of Public Health and Environment 4300 Cherry Creek South Drive Denver, Colorado 80246

Dear Honorable Members of the Colorado General Assembly:

On May 18 Governor Polis signed into law HB22-1401, "Hospital Nursing Staff Standards." This bill protects the health of Coloradans and the strength of the Colorado economy by ensuring our health care system and workforce are prepared and supported in order to respond to disasters. The law charges the Colorado State Board of Health (BOH) with developing rules to implement several of the bill's provisions. One of the rulemaking provisions contemplated in C.R.S. 25-3-128 (2)(b)(1)(B) specifies that hospital nurse staffing committees are responsible for developing a master nurse staffing plan that "includes minimum staffing requirements as established in rules promulgated by the BOH for each inpatient unit and emergency department that are aligned with nationally recognized standards and guidelines". After approval by the hospital's senior nurse executive and the hospital's governing body, if the final plan changes materially from the nurse staffing committee's recommendations, the committee will be provided with an explanation by the senior nurse executive. If the committee believes the plan still does not meet standards established by the BOH promulgated rules, the committee may vote to request the Department of Public Health and Environment (Department) review the plan for compliance with BOH rules.

In the absence of context provided elsewhere in the bill (e.g., C.R.S. 25-3-128(b)(II)(A)), the legislation could be interpreted to direct the BOH to establish which national standards hospitals must use in their staffing plans. The Department will propose rules to the BOH that outline the form and manner required for a hospital's master nurse staffing plan, including a requirement for each plan to demonstrate how it aligns with nationally recognized standards and guidelines pertaining to minimum staffing requirements that each hospital selects to inform its staffing plan. The Department may then survey for hospital compliance with the standard(s) specified in the staffing plan. When surveying and investigating a hospital for compliance, the Department will ensure that a hospital's master nurse staffing plan does indeed describe the nationally recognized clinical standards and guidelines used to develop the nurse staffing requirements for each inpatient unit and emergency department, and that the conditions in the hospital, upon inspection, align with those standards and guidelines. The Department does not interpret the law as directing the State Board of Health to independently create a uniform set of standards against which to compare hospital nurse staffing plans.





The Department thanks the sponsors for passing HB 22-1401 and the Governor for signing the bill into law to ensure Colorado is prepared for future emergencies.

Sincerely,

Jill Hunsaker Ryan, MPH

Gill Hunsater Agan

Executive Director, Colorado Department of Public Health and Environment





HOUSE BILL 22-1401

BY REPRESENTATIVE(S) Mullica, Amabile, Bernett, Caraveo, Duran, Esgar, Herod, Hooton, Jodeh, Lindsay, Lontine, Ortiz, Sirota, Valdez A.; also SENATOR(S) Moreno, Buckner, Fields, Gonzales, Hinrichsen, Jaquez Lewis, Lee, Pettersen, Story, Winter, Fenberg.

CONCERNING THE PREPAREDNESS OF HEALTH FACILITIES TO MEET PATIENT NEEDS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, add 25-3-128 and 25-3-129 as follows:

25-3-128. Hospitals - nurses, nurse aides, and EMS providers - staffing requirements - enforcement - waiver - rules - definitions.

(1) AS USED IN THIS SECTION:

(a) "CLINICAL STAFF NURSE" MEANS A PRACTICAL NURSE OR REGISTERED PROFESSIONAL NURSE LICENSED PURSUANT TO ARTICLE 255 OF TITLE 12 WHO PROVIDES DIRECT CARE TO PATIENTS.

Capital letters or bold & italic numbers indicate new material added to existing law; dashes through words or numbers indicate deletions from existing law and such material is not part of the act

- (b) "EMS PROVIDER" MEANS AN INDIVIDUAL WHO HOLDS A VALID CERTIFICATE OR LICENSE ISSUED BY THE DEPARTMENT AS PROVIDED IN ARTICLE 3.5 OF THIS TITLE 25.
- (c) "NURSE AIDE" MEANS A PERSON CERTIFIED PURSUANT TO ARTICLE 255 OF TITLE 12 TO PRACTICE AS A NURSE AIDE WHO PROVIDES DIRECT CARE TO PATIENTS OR WHO WORKS IN AN AUXILIARY CAPACITY UNDER THE SUPERVISION OF A REGISTERED NURSE.
- (d) "Staffing plan" means the master nurse staffing plan developed for a hospital pursuant to subsection (2)(b) of this section
- (2) (a) On or before September 1, 2022, each hospital shall establish a nurse staffing committee pursuant to rules promulgated by the state board of health, either by creating a new committee or assigning the nurse staffing functions to an existing hospital staffing committee. The nurse staffing committee must have at least sixty percent or greater participation by clinical staff nurses, in addition to auxiliary personnel and nurse managers. The nurse staffing committee must include a designated leader of workplace violence prevention and reduction efforts.
 - (b) THE NURSE STAFFING COMMITTEE:
- (I) SHALL ANNUALLY DEVELOP AND OVERSEE A MASTER NURSE STAFFING PLAN FOR THE HOSPITAL THAT:
- (A) IS VOTED ON AND RECOMMENDED BY AT LEAST SIXTY PERCENT OF THE NURSE STAFFING COMMITTEE;
- (B) INCLUDES MINIMUM STAFFING REQUIREMENTS AS ESTABLISHED IN RULES PROMULGATED BY THE STATE BOARD OF HEALTH FOR EACH INPATIENT UNIT AND EMERGENCY DEPARTMENT THAT ARE ALIGNED WITH NATIONALLY RECOGNIZED STANDARDS AND GUIDELINES;
- (C) INCLUDES STRATEGIES THAT PROMOTE THE HEALTH, SAFETY, AND WELFARE OF THE HOSPITAL'S EMPLOYEES AND PATIENTS;
- (D) INCLUDES GUIDANCE AND A PROCESS FOR REDUCING

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NURSE-TO-PATIENT ASSIGNMENTS TO ALIGN WITH THE DEMAND BASED ON PATIENT ACUITY: AND

- (E) MAY INCLUDE INNOVATIVE STAFFING MODELS;
- (II) (A) SHALL SUBMIT THE RECOMMENDED STAFFING PLAN TO THE HOSPITAL'S SENIOR NURSE EXECUTIVE AND THE HOSPITAL'S GOVERNING BODY FOR APPROVAL. IF THE FINAL PLAN APPROVED BY THE HOSPITAL CHANGES MATERIALLY FROM THE RECOMMENDATIONS PUT FORTH BY THE STAFFING COMMITTEE, THE SENIOR NURSE EXECUTIVE SHALL PROVIDE THE NURSE STAFFING COMMITTEE WITH AN EXPLANATION FOR THE CHANGES.
- (B) IF, AFTER RECEIVING THE EXPLANATION REFERENCED IN SUBSECTION (2)(b)(II)(A) OF THIS SECTION, THE STAFFING COMMITTEE BELIEVES THE FINAL PLAN DOES NOT MEET NURSE STAFFING STANDARDS ESTABLISHED IN RULES PROMULGATED BY THE STATE BOARD OF HEALTH, THE STAFFING COMMITTEE, WITH A VOTE OF SIXTY PERCENT OR MORE OF THE MEMBERS, MAY REQUEST THE DEPARTMENT REVIEW THE FINAL ADOPTED STAFFING PLAN FOR COMPLIANCE WITH RULES PROMULGATED BY THE STATE BOARD OF HEALTH.
- (III) MAY PUBLISH A REPORT THAT IS RESPONSIVE TO THE CHANGES MADE TO THE RECOMMENDED PLAN PURSUANT TO SUBSECTION (2)(b)(II) of this section, if any;
- (IV) Shall describe in writing the process for receiving, tracking, and resolving complaints and receiving feedback on the staffing plan from clinical staff nurses and other staff; and
- (V) SHALL MAKE THE COMPLAINT AND FEEDBACK PROCESS AVAILABLE TO ALL PROVIDERS, INCLUDING CLINICAL STAFF NURSES, NURSE AIDES, AND EMS PROVIDERS.
- (c) The department is authorized to and shall enter, survey, and investigate each hospital as necessary to ensure compliance with the nursing staffing standards established in rules promulgated by the state board of health.
 - (3) A HOSPITAL SHALL:

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- (a) Submit the final, approved nurse staffing plan to the department on an annual basis;
- (b) On a quarterly basis, evaluate the staffing plan and prepare a report for internal review by the staffing committee;
 - (c) PROVIDE THE RELEVANT UNIT-BASED STAFFING PLAN TO:
- (I) EACH APPLICANT FOR A NURSING POSITION ON A GIVEN UNIT UPON AN OFFER OF EMPLOYMENT; AND
 - (II) A PATIENT UPON REQUEST; AND
- (d) Prepare an annual report containing the details of the evaluation required in subsection (3)(b) of this section and submit the report to the department, in a form and manner determined by rules promulgated by the state board of health.
- (4) A HOSPITAL SHALL NOT ASSIGN A CLINICAL STAFF NURSE, NURSE AIDE, OR EMS PROVIDER TO A HOSPITAL UNIT UNLESS, CONSISTENT WITH THE CONDITIONS OF PARTICIPATION ADOPTED FOR FEDERAL MEDICARE AND MEDICAID PROGRAMS, HOSPITAL PERSONNEL RECORDS INCLUDE DOCUMENTATION THAT THE TRAINING AND DEMONSTRATION OF COMPETENCY WERE SUCCESSFULLY COMPLETED DURING ORIENTATION AND ON A PERIODIC BASIS CONSISTENT WITH HOSPITAL POLICIES.
- (5) (a) On or before September 1, 2022, each hospital shall report, in a form and manner determined by rules promulgated by the state board of health, the baseline number of beds the hospital is able to staff in order to provide patient care and the hospital's current bed capacity. The reporting may include:
- (I) Seasonal or other anticipated variances in staffed-bed capacity; and
 - (II) ANTICIPATED FACTORS IMPACTING STAFFED-BED CAPACITY.
- (b) IN PROMULGATING RULES PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION, THE STATE BOARD OF HEALTH SHALL:

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- (I) Use the data provided to the department by each hospital throughout the COVID-19 pandemic through an internet-based resource management and communication tooldeveloped for and commonly used by hospitals;
- (II) DETERMINE THE NUMBER OF SEASONAL VARIATIONS ALLO WABLE WITH REGARD TO SUBSECTION (5)(a)(I) OF THIS SECTION WITH A MINIMUM OF TWO AND A MAXIMUM OF FOUR ALLOWABLE VARIANCES; AND
- (III) Define "staffed-bed capacity" for the purposes of this section.
- (c) On or before September 1, 2022, as determined by rules promulgated by the state board of health, if a hospital's ability to meet staffed-bed capacity falls below eighty percent of the hospital's reported baseline for not less than seven and not more than fourteen consecutive days, the hospital shall notify the department and submit:
- (I) A PLAN TO ENSURE STAFF IS AVAILABLE, WITHIN THIRTY DAYS, TO RETURN TO A STAFFED-BED CAPACITY LEVEL THAT IS EIGHTY PERCENT OF THE REPORTED BASELINE; OR
- (II) A request for a waiver due to a hardship, which request articulates why the hospital is unable to meet the required staffed-bed capacity if:
- (A) THE HOSPITAL'S CURRENT STAFFED-BED CAPACITY FALLS BELOW EIGHTY PERCENT OF THE HOSPITAL'S REPORTED BASELINE FOR NOT LESS THAN SEVEN AND NOT MORE THAN FOURTEEN CONSECUTIVE DAYS; OR
- (B) The hospital's current staffed-bed capacity threatens public health.
- (d) The department may impose fines, not to exceed one thousand dollars per day, for a hospital's failure to:
- (I) MEET THE REPORTED STAFFED-BED CAPACITY OF EIGHTY PERCENT OR MORE OF THE HOSPITAL'S REPORTED BASELINE; OR

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- (II) ACCURATELY REPORT A HOSPITAL'S BASELINE STAFFED-BED CAPACITY.
- (6) EACH HOSPITAL WITH MORE THAN TWENTY-FIVE BEDS SHALL ARTICULATE IN ITS EMERGENCY PLAN A DEMONSTRATED ABILITY TO EXPAND THE HOSPITAL'S STAFFED-BED CAPACITY UP TO ONE HUNDRED TWENTY-FIVE PERCENT OF THE HOSPITAL'S BASELINE STAFFED-BED CAPACITY AND INTENSIVE CARE UNIT CAPACITY WITHIN FOURTEEN DAYS AFTER:
- (a) A STATEWIDE PUBLIC HEALTH EMERGENCY IS DECLARED OR THE HOSPITAL IS NOTIFIED BY THE DEPARTMENT THAT SURGE CAPACITY IS NEEDED; AND
- (b) THE STATE HAS USED ALL AVAILABLE AUTHORITY TO EXPEDITE WORKFORCE AVAILABILITY AND MAXIMIZE HOSPITAL THROUGHPUT AND CAPACITY, SUCH AS:
- (I) LICENSING OR CERTIFICATION FLEXIBILITY FOR HEALTH FACILITIES;
- (II) REDUCING REQUIREMENTS FOR LICENSING, CREDENTIALING, AND THE RECEIPT OF STAFF PRIVILEGES;
 - (III) WAIVING SCOPE OF PRACTICE LIMITATIONS; AND
- (IV) WAIVING STATE-REGULATED PAYER PROVISIONS THAT CREATE BARRIERS TO TIMELY PATIENT DISCHARGE.
- (7) EACH HOSPITAL SHALL UPDATE ITS EMERGENCY PLAN AT LEAST ANNUALLY AND AS OFTEN AS NECESSARY, AS CIRCUMSTANCES WARRANT. THE EMERGENCY PLAN MUST INCLUDE THE ACTIONS THE HOSPITAL WILL TAKE TO MAXIMIZE STAFFED-BED CAPACITY AND APPROPRIATE UTILIZATION OF HOSPITAL BEDS TO THE EXTENT NECESSARY FOR A PUBLIC HEALTH EMERGENCY AND THROUGH THE FOLLOWING ACTIVITIES:
- (a) Cross-training, just-in-time training, and redeployment of staff;
- (b) SUPPORTING ALL HOSPITAL FACILITIES, INCLUDING HOSPITAL-OWNED FACILITIES, TO PROVIDE ANY NECESSARY, AVAILABLE,

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AND APPROPRIATE PREVENTIVE CARE, VACCINE ADMINISTRATION, DIAGNOSTIC TESTING, AND THERAPEUTICS;

- (c) MAXIMIZING HOSPITAL THROUGHPUT BY DISCHARGING PATIENTS TO SKILLED NURSING, POST-ACUTE, AND OTHER STEP-DOWN FACILITIES; AND
- (d) Reducing the number of scheduled procedures in the hospital.
- (8) Beginning September 1,2022, the department may fine a hospital an amount not to exceed ten thousand dollars per day for the failure to:
- (a) ACHIEVE THE REQUIRED STAFFED-BED CAPACITY DESCRIBED IN SUBSECTION (6) OF THIS SECTION WITHIN FOURTEEN DAYS AFTER A DECLARED STATEWIDE PUBLIC HEALTH EMERGENCY OR OTHER NOTIFICATION BY THE DEPARTMENT THAT SURGE CAPACITY IS NEEDED;
- (b) INCLUDE THE AMOUNT OF NECESSARY VACCINES FOR ADMINISTRATION IN ITS ANNUAL EMERGENCY PLAN AND HAVE THE VACCINES AVAILABLE, TO THE EXTENT THAT THE VACCINES ARE AVAILABLE, AT EACH OF ITS HOSPITAL FACILITIES AND HOSPITAL-OWNED PRIMARY CARE SITES DURING AND OUTSIDE OF THE PUBLIC HEALTH EMERGENCY, AS DETERMINED BY RULES PROMULGATED BY THE DEPARTMENT; AND
- (c) INCLUDE THE NECESSARY TESTING CAPABILITIES AVAILABLE IN ITS ANNUAL EMERGENCY PLAN AND AT EACH OF ITS HOSPITAL FACILITIES AND HOSPITAL-OWNED PRIMARY CARE SITES DURING AND OUTSIDE OF A PUBLIC HEALTH EMERGENCY, TO THE EXTENT THAT THE TESTING IS AVAILABLE, AS DETERMINED BY RULES PROMULGATED BY THE DEPARTMENT.
- (9) FOR THE PURPOSES OF THIS SECTION, THE DEPARTMENT SHALL ENTER, SURVEY, AND INVESTIGATE EACH HOSPITAL:
 - (a) AS DEEMED NECESSARY BY THE DEPARTMENT;
- (b) For purposes of infection control and emergency preparedness; and
 - (c) TO ENSURE COMPLIANCE WITH THIS SECTION.

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- (10) THE DEPARTMENT SHALL ANNUALLY REPORT ON THE INFORMATION CONTAINED IN THE QUARTERLY REPORT DESCRIBED IN SUBSECTION (3)(d) OF THIS SECTION AS A PART OF ITS PRESENTATION TO ITS COMMITTEE OF REFERENCE AT A HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE MEASUREMENT FOR ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT".
- (11) THE DEPARTMENT MAY PROMULGATE RULES TO REQUIRE HEALTH FACILITIES LICENSED PURSUANT TO SECTION 25-1.5-103 TO DEVELOP AND IMPLEMENT INFECTION PREVENTION PLANS THAT ALIGN WITH NATIONAL BEST PRACTICES AND STANDARDS AND THAT ARE RESPONSIVE TO COVID-19 AND OTHER COMMUNICABLE DISEASES. THE REQUIREMENTS MAY INCLUDE TESTING, VACCINATION, AND TREATMENT IN ACCORDANCE WITH APPLICABLE STATE LAWS, RULES, AND EXECUTIVE ORDERS.
- (12) THE STATE BOARD OF HEALTH SHALL PROMULGATE RULES AS NECESSARY TO IMPLEMENT THIS SECTION.
- 25-3-129. Office of saving people money on health care study -report. (1) THE OFFICE OF SAVING PEOPLE MONEY ON HEALTH CARE IN THE LIEUTENANT GOVERNOR'S OFFICE SHALL STUDY:
- (a) THE LEVEL OF PREPAREDNESS OF HEALTH FACILITIES LICENSED PURSUANT TO SECTION 25-1.5-103 TO RESPOND TO POST-VIRAL ILLNESS RESULTING FROM THE COVID-19 VIRUS;
- (b) The effects of post-viral illness resulting from the COVID-19 virus on the mental, behavioral, and physical health and the financial security of the people of Colorado; and
- (c) The effects of the COVID-19 pandemic on the cost of health care in Colorado and on the ability of Colorado's public health system to respond to emergencies.
- (2) On or before January 1, 2023, and on or before January 1 Each year thereafter, the office of saving people money on HEALTH CARE SHALL REPORT ITS FINDINGS TO THE GOVERNOR.
- (3) THE OFFICE OF SAVING PEOPLE MONEY ON HEALTH CARE SHALL COORDINATE, MONITOR, AND SUPPORT THE EFFORTS TO IMPROVE THE

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AFFORDABILITY OF HEALTH CARE, HEALTH OUTCOMES, AND PUBLIC HEALTH READINESS IN STATE PROGRAMS AND DEPARTMENTS.

SECTION 2. In Colorado Revised Statutes, 25-1.5-103, amend (1)(a)(I)(C) as follows:

25-1.5-103. Health facilities - powers and duties of department - limitations on rules promulgated by department - definitions. (1) The department has, in addition to all other powers and duties imposed upon it by law, the powers and duties provided in this section as follows:

(a) (I) (C) The department shall extend the survey cycle or conduct a tiered inspection or survey of a health facility licensed for at least three years and against which no enforcement activity has been taken, no patterns of deficient practices exist, as documented in the inspection and survey reports issued by the department, and no substantiated complaint resulting in the discovery of significant deficiencies that may negatively affect the life, health, or safety of consumers of the health facility has been received within the three years prior to the date of the inspection. The department may expand the scope of the inspection or survey to an extended or full survey if the department finds deficient practice during the tiered inspection or survey. The department, by rule, shall establish a schedule for an extended survey cycle or a tiered inspection or survey system designed, at a minimum, to: Reduce the time needed for and costs of licensure inspections for both the department and the licensed health facility; reduce the number, frequency, and duration of on-site inspections; reduce the scope of data and information that health facilities are required to submit or provide to the department in connection with the licensure inspection; reduce the amount and scope of duplicative data, reports, and information required to complete the licensure inspection; and be based on a sample of the facility size. Nothing in this sub-subparagraph (C) SUBSECTION (1)(a)(I)(C) limits the ability of the department to conduct a periodic inspection or survey that is required to meet its obligations as a state survey agency on behalf of the FEDERAL centers for medicare and medicaid services or the department of health care policy and financing to assure that the health facility meets the requirements for participation in the medicare and medicaid programs OR LIMITS THE ABILITY OF THE DEPARTMENT TO ENTER, SURVEY, AND INVESTIGATE HOSPITALS PURSUANT TO SECTION 25-3-128.

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SECTION 3. In Colorado Revised Statutes, 25-3-102.1, amend (1)(b)(II) as follows:

25-3-102.1. Deemed status for certain facilities. (1) (b) (II) If the standards for national accreditation are less stringent than the state's licensure standards for a particular health facility, the department of public health and environment may conduct a survey that focuses on the more stringent state standards. Beginning one year after the department first grants deemed status to a health facility pursuant to this paragraph (b) SUBSECTION (1)(b), the department may conduct validation surveys, based on a valid sample methodology, of up to ten percent of the total number of accredited health facilities in the industry. excluding hospitals: If the department conducts a validation survey of a health facility, the validation survey is in lieu of a licensing renewal survey that the health facility would have undergone if the health facility did not have deemed status pursuant to this paragraph (b) SUBSECTION (1)(b). NOTWITHSTANDING ANY OTHER LAW TO THE CONTRARY, THE DEPARTMENT MAY ENTER, SURVEY, AND INVESTIGATE HOSPITALS PURSUANT TO SECTION 25-3-128.

SECTION 4. In Colorado Revised Statutes, 25-3-105, amend (1)(a)(I)(B) and (1)(a)(I)(C) as follows:

25-3-105. License-fee-rules-penalty-repeal. (1) (a) (I) (B) On or after June 4, 2012, the state board of health may increase the amount of any fee on the schedule of fees established pursuant to subsection (1)(a)(I)(A) of this section that is in effect on June 4, 2012, by an amount not to exceed the annual percentage change in the United States department of labor, bureau of labor statistics, consumer price index for Denver-Aurora-Lakewood for all urban consumers and all goods, or its applicable predecessor or successor index. Nothing in this subsection (1)(a)(I)(B) limits the ability of the state board of health to reduce the amount of any fee on the schedule of fees in effect on such date or to modify fees as necessary to comply with section 24-75-402. NOTWITHSTANDING THE REQUIREMENTS OF THIS SUBSECTION (1)(a)(I)(B), THE STATE BOARD OF HEALTH MAY ASSESS FEES NECESSARY TO COVER THE COSTS ASSOCIATED WITH THE SURVEYS CONDUCTED PURSUANT TO SECTION 25-3-128.

(C) The department of public health and environment shall institute, by rule, a performance incentive system for licensed health facilities under

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which a licensed health facility would be eligible for a reduction in its license renewal fee if: The department's on-site relicensure inspection demonstrates that the health facility has no significant deficiencies that have negatively affected the life, safety, or health of its consumers; the licensed health facility has fully and timely cooperated with the department during the on-site inspection; the department has found no documented actual or potential harm to consumers; and, in the case where any significant deficiencies are found that do not negatively affect the life, safety, or health of consumers, the licensed health facility has submitted, and the department has accepted, a plan of correction and the health facility has corrected the deficient practice, as verified by the department, within the period required by the department. NOTWITHSTANDING THE REQUIREMENTS OF THIS SUBSECTION (1)(a)(I)(C), ANY FEES ASSOCIATED WITH THE SURVEYS AND INVESTIGATIONS OF HOSPITALS AUTHORIZED BY SECTION 25-3-128 ARE NOT SUBJECT TO A REDUCTION BASED ON THE PERFORMANCE INCENTIVE SYSTEM.

SECTION 5. In Colorado Revised Statutes, repeal 25-3-702.

SECTION 6. In Colorado Revised Statutes, 25-3-703, amend (1) as follows:

- 25-3-703. Hospital report card rules exemption. (1) (a) The executive director shall approve a Colorado hospital report card consisting of public disclosure of data assembled pursuant to this part 7. At a minimum, the data shall be made available on an internet website in a manner that allows consumers to conduct an interactive search that allows them to view and compare the information for specific hospitals. The website shall MUST include:
- (I) Clinical outcomes measures from general and public hospitals licensed pursuant to section 25-1.5-103; and
- (II) Such additional information as is determined necessary to ensure that the website enhances informed decision making among consumers and health-care purchasers, which shall MUST include, at a minimum, appropriate guidance on how to use the data and an explanation of why the data may vary from hospital to hospital. The data specified in this subsection (1) shall be released on or before November 30, 2007:
 - (b) When making a determination as to what data to report

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AS REQUIRED BY SUBSECTION (1)(a) OF THIS SECTION, EACH EXECUTIVE DIRECTOR SHALL CONSIDER:

- (I) INCLUSION OF DATA ON ALL PATIENTS REGARDLESS OF THE PAYER SOURCE FOR COLORADO HOSPITALS AND OTHER INFORMATION THAT MAY BE REQUIRED FOR EITHER INDIVIDUAL OR GROUP PURCHASERS TO ASSESS THE VALUE OF THE PRODUCT;
- (II) USE OF STANDARDIZED CLINICAL OUTCOMES MEASURES RECOGNIZED BY NATIONAL ORGANIZATIONS THATESTABLISH STANDARDS TO MEASURE THE PERFORMANCE OF HEALTH-CARE PROVIDERS;
- (III) DATA THAT IS SEVERITY AND ACUITY ADJUSTED USING STATISTICAL METHODS THAT SHOW VARIATION IN REPORTED OUTCOMES, WHERE APPLICABLE, AND DATA THAT HAS PASSED STANDARD EDITS;
- (IV) REPORTING THE RESULTS WITH SEPARATE DOCUMENTS CONTAINING THE TECHNICAL SPECIFICATION AND MEASURES;
 - (V) STANDARDIZATION IN REPORTING; AND
 - (VI) DISCLOSURE OF THE METHODOLOGY OF REPORTING.

SECTION 7. In Colorado Revised Statutes, 25-3-703, add (3) and (4) as follows:

- 25-3-703. Hospital report card rules exemption. (3) THE STATE BOARD OF HEALTH SHALL PROMULGATE RULES THAT ESTABLISH NURSING-SENSITIVE QUALITY MEASURES BASED UPON A NATIONALLY RECOGNIZED STANDARD AND REVISE THE RULES AS NECESSARY EVERY THREE YEARS TO BE INCLUDED IN THE HOSPITAL REPORT CARD. THE NURSING-SENSITIVE QUALITY MEASURES MUST INCLUDE AT A MINIMUM:
 - (a) SKILL MIX;
 - (b) THE NURSING HOURS PER PATIENT PER DAY;
 - (c) VOLUNTARY TURNOVER;
 - (d) PATIENT FALLS PREVALENCE RATE;

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- (e) PATIENT FALLS WITH INJURY; AND
- (f) RECORDED INCIDENCES OF VIOLENCE AGAINST STAFF AND CONTRACTED STAFF.
- (4) HOSPITALS WITH FEWER THAN ONE HUNDRED BEDS ARE EXEMPT FROM THE REQUIREMENTS OF THIS SECTION.
- SECTION 8. In Colorado Revised Statutes, 25-3-705, amend (1) as follows:
- 25-3-705. Health-care charge transparency hospital charge report. (1) The commissioner of insurance shall work with the duly constituted association of hospitals selected by the executive director pursuant to section 25-3-702 for assistance in carrying out the purposes of this section.
- SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, \$645,340 is appropriated to the department of public health and environment for use by the health facilities and emergency management services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 6.2 FTE. To implement this act, the division may use this appropriation for the nursing and acute care facility survey.
- (2) For the 2022-23 state fiscal year, \$139,939 is appropriated to the office of the governor. This appropriation is from the general fund and is based on an assumption that the office will require an additional 0.9 FTE. To implement this act, the office may use this appropriation for the administration of governor's office and residence.

SECTION 10. Safety clause. The general assembly hereby finds,

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determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.

Alec Garnett

SPEAKER OF THE HOUSE OF REPRESENTATIVES

Steve Fenberg PRESIDENT OF THE SENATE

CHIEF CLERK OF THE HOUSE

OF REPRESENTATIVES

SECRETARY OF THE SENATE

(Date and Time)

Jared S. Polis GOVERNOR OF THE STATE OF COLORADO

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DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT 2 **Health Facilities and Emergency Medical Services Division** STANDARDS FOR HOSPITALS AND HEALTH FACILITIES CHAPTER 4 - GENERAL HOSPITALS 3 6 CCR 1011-1 Chapter 4 4 5 [Editor's Notes follow the text of the rules at the end of this CCR Document.] 6 7 8 INDEX Part 1 - Statutory Authority and Applicability Part 2 - Definitions 10 11 Part 3 - Department Oversight Part 4 - General Building and Fire Safety Provisions 12 Part 5 - Hospital Operations 13 14 Part 6 - Governance and Leadership 15 Part 7 - Emergency Preparedness Part 8 - Quality Management Program 16 17 Part 9 - Personnel 18 Part 10 - Health Information Management Part 11 - Infection Prevention and Control and Antibiotic Stewardship Programs 19 Part 12 - Patient Rights 20 21 Part 13 - General Patient Care Services Part 14 - Nursing Services 22 23 Part 15 - Pharmacy Services 24 Part 16 - Laboratory Services 25 Part 17 - Diagnostic and Therapeutic Imaging Services Part 18 - Nuclear Medicine Services 26 Part 19 - Dietary Services 27 28 Part 20 - Anesthesia Services Part 21 - Emergency Services 29 30 Part 22 - Outpatient Services 31 Part 23 - Perinatal Services 32 Part 24 - Surgical and Recovery Services Part 25 - Critical Care Services 33 Part 26 - Respiratory Care Services 35 Part 27 - Rehabilitation Services Part 28 - Pediatric Services 36 37 Part 29 - Psychiatric Services **** 38 Part 2. **DEFINITIONS** 39 **** 40

"Licensed independent practitioner" means an individual permitted by law and the hospital to independently diagnose, initiate, alter, or terminate health care treatment within the scope of their

41

42 43 2.13

license.

Commented [BM1]: All underlined language below was modified in the first emergency rulemaking, and maintained in the second. We are proposing to keep that underlined language as is until the permanent rulemaking proposed for April 2023.

Commented [BM2]: Removed an extra space between 2.13 and 2.14

44 45 46 47	2.14	"Medical Staff" means the organized body that is responsible for the quality of medical care provided to patients by the hospital. The medical staff must be composed of doctors of medicine or osteopathy. The medical staff may also include other categories of physicians and non-physician practitioners who are determined to be eligible for appointment by the governing body.	
48	****		
49 50 51 52 53 54	2.19	"Staffed-bed capacity" means the total number of all staffed acute care inpatient beds. Acute care beds include all Intensive Care Unit (ICU), Progressive Care Unit (PCU)/Stepdown, Med/Surg./Tele and Surge/Overflow areas and exclude Rehabilitation, Psychiatric, Labor & Delivery, Mom/Baby, Pediatric beds in non-pediatric hospitals, and Neo Natal ICU. For pediatric hospitals only, staffed-bed capacity means the total number of all staffed acute care pediatric inpatient beds.	Commented [BM3]: Definition
55 56 57	2.19	"STAFFED-BED CAPACITY" MEANS THE TOTAL NUMBER OF ALL STAFFED ACUTE CARE INPATIENT BEDS AS DEFINED BY THE DEPARTMENT AT 6 CCR 1009-5, REGULATION 2 – PREPARATIONS BY GENERAL OR CRITICAL ACCESS HOSPITALS FOR AN EMERGENCY EPIDEMIC.	Regulation 2 and we are now cross to
58 59 60	2. <u>20</u>	"Surgical recovery room" means designated room(s) designed, equipped, staffed, and operated to provide close, individual surveillance of patients recovering from acute effects of anesthesia, surgery, and diagnostic procedures.	
61 62 63 64 65	2. <u>21</u>	"Telehealth" means a mode of delivery of health care services through HIPAA-compliant telecommunications systems, including information, electronic, and communication technologies, remote monitoring technologies, and store-and-forward transfers, to facilitate the assessment, diagnosis, consultation, treatment, education, care management, or self-management of a person's health care.	
66 67	2. <u>22</u>	"Utensil" means any implement used in the storage, preparation, transportation, or service of food.	
68	Part 3.	DEPARTMENT OVERSIGHT	
69	3.1	Application Fees	
70	****		
71	3.2	Increase in Licensed Capacity	
72	****		
73 74 75	3.3	The Department is authorized to and shall enter, survey, and investigate each hospital as necessary to ensure compliance with the emergency management plan, staffed-bed capacity reporting, and nurse staffing standards pursuant to Section 25-3-128, et seq., C.R.S.	Commented [BM4]: Language
76	3.4	Staffed-bed Capacity Fees and Fines	authority Commented [BM5]: 3.4 header
77	****		as placeholder language. Fines being addressed with stakehol
78	Part 7.	EMERGENCY PREPAREDNESS	proposed for permanent rules.
79	7.1	Emergency Management Plan	
80 81		(A) Each hospital shall develop and implement a comprehensive emergency management plan that meets the requirements of this part, utilizing an all-hazards approach. The plan	

shall take into consideration preparedness for natural emergencies, man-made

> was moved to 6 CCR 1009-5, referencing to that chapter.

from statute about Department's

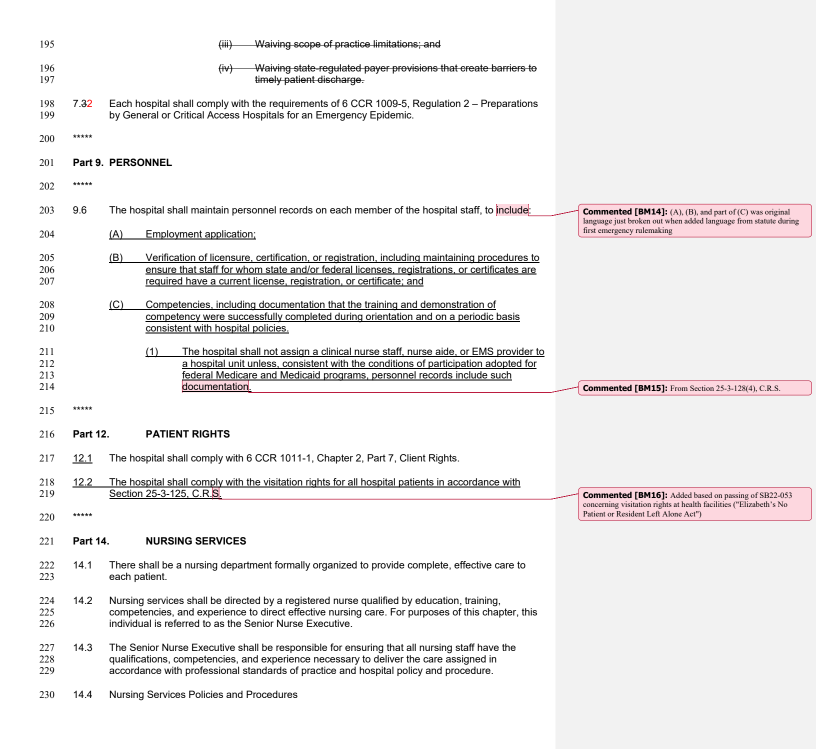
added to Department Oversight

der and language will be

83 84 85		outbre		facility emergencies, bioterrorism event, pandemic influenza, or an novel and highly infectious agent or biological toxin, that may include, but to:	
86		(1)	care-r	elated emergencies;	
87		(2)	equipr	ment and power failures;	
88		(3)	interru	ptions in communications, including cyber-attacks;	
89		(4)	loss o	f a portion or all of a facility; and	
90		(5)	interru	ptions in the normal supply of essentials, such as water and food.	
91	(B)	The e	mergeno	cy management plan shall address, at a minimum, the following:	
92		(1)	The p	lan shall be:	
93			(a)	specific to the hospital;	
94			(b)	relevant to the geographic area;	
95 96			(c)	readily put into action, twenty-four (24) hours a day, seven (7) days a week; and	
97 98			(d)	updated at least annually and as often as necessary, as circumstances warrant	Commented [BM6]: Section 25-3-128(7), C.R.S.
99		(2)	The p	lan shall identify:	
100			(a)	who is responsible for each aspect of the plan; and	
101			(b)	essential and key personnel responding to a disaster.	
102		(3)	The p	lan shall include:	
103			(a)	a staff education and training component;	
104 105			(b)	a process for testing each aspect of the plan at least every two (2) years or as determined by changes in the availability of hospital resources;	
106 107			(c)	a component for debriefing and evaluation after each disaster, incident, or drill;	
108 109 110			<u>(d)</u>	the actions the hospital will take to maximize staffed-bed capacity and appropriate utilization of hospital beds to the extent necessary for a public health emergency and through the following activities:	Commented [BM7]: Section 25-3-128(7), et seq., C.R.S.
111				(i) cross training, just-in-time training, and redeployment of staff;	
112 113 114 115				(ii) supporting all hospital facilities, including hospital-owned facilities, to provide any necessary, available, and appropriate preventive care, vaccine administration, diagnostic testing, and therapeutics;	

116 117				<u>(iii)</u>		mizing hospital throughput by discharging patients to skilled ng, post-acute, and other step-down facilities; and	
118 119				(iv)	reduc and	cing the number of scheduled procedures in the hospital;	
120 121 122 123			(e)	demor percer	nstrated nt of the	with more than twenty-five (25) beds, the hospital's I ability to surge to up to one hundred twenty-five (125) I hospital's baseline staffed-bed capacity and ICU capacity In (14) days pursuant to Section 25-3-128(6), C.R.S.	Commented [JT8]: Striking this language and moving Part
124 125 126 127 128			(E)	STAFFE TO 6 C FOR SE	D-BED CR 100 EASONA	OR RECALCULATING THE HOSPITAL'S ORIGINAL BASELINE CAPACITY FOR REPORTING STAFFED-BED CAPACITY PURSUANT 19-5, REGULATION 2, BASED ON THE HOSPITAL'S ADJUSTMENT L VARIANCES, ANNUAL RECALCULATION, AND/OR OTHER ACTORS AFFECTING STAFFED-BED CAPACITY; AND	7.2(D) to Part 7.1(B)(3)(f) Commented [BM9]: Language added here so hospitals determine their baseline in the future, and cross-referenced to DCPHR's rules
129 130 131 132 133			(F)	DEMON UP TO BASELI	ISTRATE ONE HUI NE STAI	S WITH MORE THAN TWENTY-FIVE (25) BEDS, A HOSPITAL'S ED ABILITY TO EXPAND THE HOSPITAL'S STAFFED-BED CAPACITY NORED TWENTY-FIVE (125) PERCENT OF THE HOSPITAL'S FFED-BED CAPACITY AND INTENSIVE CARE UNIT (ICU) CAPACITY EEN (14) DAYS AFTER THE FOLLOWING:	Commented [BM10]: Section 25-3-128(6), et seq., C.R.S. Language moved from Part 7.2(D) below
134 135 136				(1)	HOSP	TEWIDE PUBLIC HEALTH EMERGENCY IS DECLARED OR THE ITAL IS NOTIFIED BY THE DEPARTMENT THAT SURGE CAPACITY IS ED; AND	
137 138 139				(11)	WORK	STATE HAS USED ALL AVAILABLE AUTHORITY TO EXPEDITE KFORCE AVAILABILITY AND MAXIMIZE HOSPITAL THROUGHPUT AND CITY, SUCH AS:	
140 141					A.	LICENSING OR CERTIFICATION FLEXIBILITY FOR HEALTH FACILITIES;	
142 143					B.	REDUCING REQUIREMENTS FOR LICENSING, CREDENTIALING, AND THE RECEIPT OF STAFF PRIVILEGES;	
144					C.	WAIVING SCOPE OF PRACTICE LIMITATIONS; AND	
145 146					D.	WAIVING STATE-REGULATED PAYER PROVISIONS THAT CREATE BARRIERS TO TIMELY PATIENT DISCHARGE.	
147	7.2	Staffe	d-bed <mark>Capacity</mark>				Commented [BM11]: Striking all of this language here and moving to DCPHR rules, except where otherwise noted
148 149 150		(A)	Hospitals, Ps	ychiatric I	-lospita	this Part 7.2 do not apply to Licensed Rehabilitation lls, Hospital Units, Long-Term Care Hospitals, as defined at ecialty Hospitals, as defined at Part 2.18 above.	moving to Del Tik Tures, except where dure wise noted
151		(B)	Baseline Staf	fed-bed (Capacit	∀	
152 153 154 155			basel staffe	ine staffe	d-bed o	Part 7.2(C), beginning September 1, 2022, a hospital's capacity shall be calculated using the average number of to the Department by the hospital between January 1, 122.	

156 157		(2) The hospital's baseline staffed-bed capacity shall be communicated to the hospital in a form and manner determined by the Department.	
158	(C)	Staffed-bed Capacity Reporting	
159 160		(1) Each hospital shall report its current staffed-bed capacity, in the form and manner determined by the Department.	
161		(2) The reporting may include:	
162		(a) Seasonal or other anticipated variances in staffed-bed capacity; and	
163		(b) Anticipated factors impacting staffed-bed-capacity.	
164 165 166 167		(3) If a hospital's ability to meet staffed-bed capacity falls below eighty (80) percent of the hospital's reported baseline for no less than seven (7) and no more than fourteen (14) consecutive days, the hospital shall notify the Department and submit the following:	
168 169 170		(a) A plan to ensure staff is available, within thirty (30) days, to return to a staffed-bed capacity level that is eighty (80) percent of the reported baseline; or	
171 172		(b) A request for a waiver due to a hardship, which request articulates why the hospital is unable to meet the required staffed-bed capacity if:	
173 174 175		(i) The hospital's current staffed-bed capacity falls below eighty (80) percent of the hospital's reported baseline for no less than seven (7) and no more than fourteen (14) consecutive days, or	
176 177		(ii) The hospitals' current staffed-bed capacity threatens public health.	
178 179 180 181		(4) If a hospital is out of compliance for greater than fourteen (14) consecutive days, and has not notified the Department pursuant to Part 7.2(C)(3), the hospital shall be subject to immediate enforcement action, including but not limited to fines, pursuant to Section 25-3-128(5)(d), C.R.S.	Commented [BM12]: Enforcement & Fines language will be added to Part 3.4 for the permanent rulemaking
182	(D)	Surge Capacity Reporting	
183 184 185 186 187		(1) Each hospital with more than twenty-five (25) beds shall articulate in its emergency management plan a demonstrated ability to expand the hospital's staffed-bed capacity up to one hundred twenty-five (125) percent of the hospital's baseline staffed-bed capacity and ICU capacity within fourteen (14) days after the following:	Commented [BM13]: Moved to Part 7.1(B)(3)(f)
188 189		(a) A statewide public health emergency is declared or the hospital is notified by the Department that surge capacity is needed; and	
190 191		(b) The state has used all available authority to expedite workforce availability and maximize hospital throughput and capacity, such as:	
192		(i) Licensing or certification flexibility for health facilities;	
193 194		(ii) Reducing requirements for licensing, credentialing, and the receipt of staff privileges;	



231 232		(A)	The service shall develop and implement policies and procedures that establish the standards for performance of safe nursing care.	
233 234		(B)	The policies and procedures shall be based on nationally-recognized practice guidelines and data-driven measures.	
235 236		(C)	The policies and procedures shall be reviewed periodically and revised as necessary, no less than every three (3) years.	
237 238 239 240	14.5	physic	g staff shall conduct initial and ongoing assessments and screenings of the patient's al, cognitive, behavioral, emotional, and psychosocial status in sufficient scope and detail the needs of the patient, according to hospital policy and professional standards of e.	
241	14.6	Nurse	Staffing Committee	Commented [BM17]: Entire section underlined because it was
242		(A)	Each hospital shall establish a nurse staffing committee, either by creating a new	moved during first emergency rulemaking. Noted in comments if it was original language versus where from statute it came
243 244		*************************************	committee or assigning the nurse staffing functions to an existing hospital staffing committee.	Commented [BM18]: Section 25-3-128(2)(a), C.R.S.
245		<u>(B)</u>	The nurse staffing committee shall:	
246			Develop and implement the process for addressing any concerns or complaints	Commented [BM19]: Original language
247			<u>brought forth by staff;</u>	
248			(2) Annually develop and oversee a master nurse staffing plan for the hospital;	Commented [BM20]: Section 25-3-128(2)(b)(I), et seq., C.R.S.
249 250			(3) Have at least 60% or greater participation by clinical staff nurses, in addition to auxiliary personnel and nurse management;	Commented [BM21]: Not new language; changed from 50% to 60% participation in statute
251			(4) Include a designated leader of workplace violence prevention and reduction	Commented [BM22]: Section 25-3-128(2)(a), C.R.S.
252			efforts;	
253			(5) Describe in writing the process for receiving, tracking, and resolving complaints	Commented [BM23]: Section 25-3-128(2)(b)(IV), C.R.S.
254 255			and receiving feedback on the master nurse staffing plan from clinical staff nurses and other staff; and	
256 257			(6) Make the complaint and feedback process available to all providers, including clinical staff nurses, nurse aides, and EMS providers.	Commented [BM24]: Section 25-3-128(2)(b)(V), C.R.S.
258		(C)	The hospital and nurse staffing committee shall develop, document, and implement a	
259			charter or <mark>guideline</mark> .	Commented [BM25]: (C) is pared down original language
260		<u>(D</u>)	The nurse staffing committee documentation shall be made available to hospital nursing	Commented [BM26]: (D), (E), and (F) original language
261			<u>staff.</u>	
262		<u>(E)</u>	If the results of the review and the nurse staffing plan indicate that the current master nurse staffing plan has not resulted in adequate staffing, and/or the healthcare needs of	
263 264			the patients are not met, the nurse staffing plan shall be modified through the nurse	
265			staffing committee.	
266		<u>(F)</u>	Report Requirements	
267 268			(1) The nurse staffing plan shall be made available to the hospital's governing body, which maintains the responsibility to protect the health, safety, and welfare of	
200			which maintains the responsibility to protect the health, safety, and wellare of	

269 270				patients, commensurate with the scope and types of services provided at the hospital, either directly or through the Senior Nurse Executive.
271 272 273 274			(2)	The purpose of the nurse staffing plan is to ensure the hospital is adequately staffed, and the healthcare, safety, and welfare needs of patients and staff are met. The following factors, at a minimum, shall be addressed in the nurse staffing plan:
275 276				(a) Current best practices, taking into consideration community standards, and benchmarking or evidence-based metrics, as applicable;
277				(b) Patient census;
278				(c) Patient acuity or workload;
279				(d) Churn (admissions/discharges/transfers);
280				(e) Skill mix:
281				(f) RN education;
282				(g) Patient outcomes; and
283				(h) Workforce metrics and staff feedback.
284 285			(3)	The nurse staffing plan shall be issued to the governing body for approval following each review of the staffing plan.
286 287		<u>(G</u>)		urse staffing committee may publish a report that is responsive to the changes to the recommended master nurse staffing plan at Part 14.7(A)(5).
288	14.7	Nurse	Staffing	***
289	_	(A)	Master	r Nurse Staffing Plan
290 291			<u>(1<mark>)</mark></u>	The nurse staffing committee shall annually develop and oversee a master nurse staffing plan for the hospital that:
292 293				(a) Provides for continuous registered nurse coverage, for distribution of nursing and auxiliary personnel, and for forecasting future needs:
294 295 296				(b) Includes minimum staffing requirements for each inpatient unit and emergency department that are aligned with nationally recognized standards and guidelines:
297 298				(c) Includes strategies that promote the health, safety, and welfare of the hospitals' employees and patients;
299 300				(d) Includes guidance and a process for reducing nurse-to-patient assignments to align with the demand based on patient acuity;
301 302				(e) Is voted on and recommended by at least sixty (60) percent of the nurse staffing committee; and

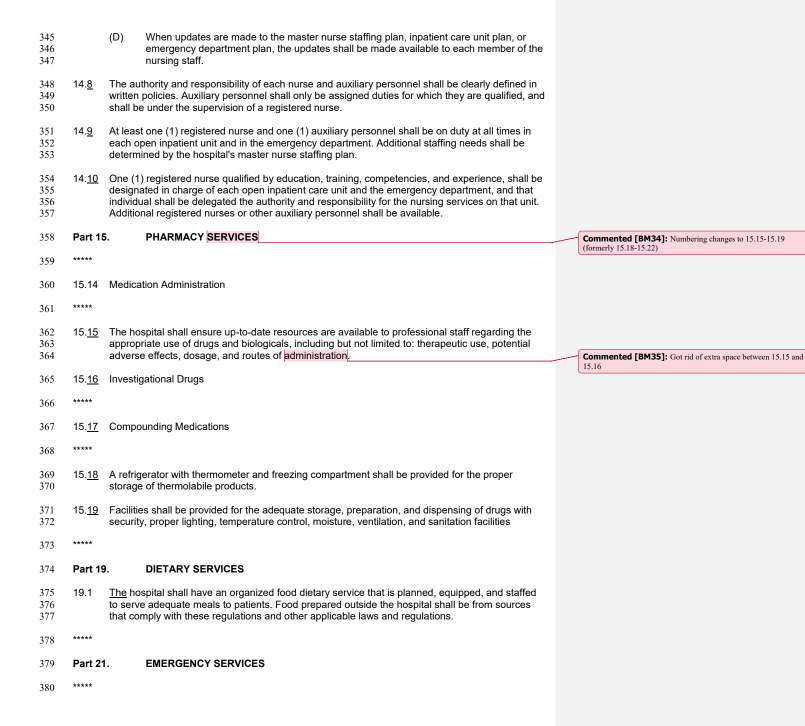
Commented [BM27]: Section 25-3-128(2)(b)(III), C.R.S.

Commented [BM28]: (1)(a) is original language (1)(b)-(f) is from Section 25-3-128(2)(b)(I), et seq., C.R.S.

Commented [BM29]: See full letter from CDPHE Executive Director Jill Hunsaker Ryan for additional context.

"... The Department will propose rules to the BOH that outline the form and manner required for a hospital's master nurse staffing plan, including a requirement for each plan to demonstrate how it aligns with nationally recognized standards and guidelines pertaining to minimum staffing requirements that each hospital selects to inform its staffing plan. The Department may then survey for hospital compliance with the standard(s) specified in the staffing plan. When surveying and investigating a hospital for compliance, the Department will ensure that a hospital's master nurse staffing plan does indeed describe the nationally recognized clinical standards and guidelines used to develop the nurse staffing requirements for each inpatient unit and emergency department, and that the conditions in the hospital, upon inspection, align with those standards and guidelines. The Department does not interpret the law as directing the State Board of Health to independently create a uniform set of standards against which to compare hospital nurse staffing plans."

304 305 306 307 308		(2)	The master nurse staffing plan must be based on the different types of patients cared for on each inpatient care unit and in the emergency department, the skill mix, specialized qualifications, and level of competency necessary for nursing staff to ensure that the hospital is staffed to meet the safety and healthcare needs of patients.	
309 310		(3)	The master nurse staffing plan shall specify how each patient is provided access to care from a registered nurse, when applicable.	
311 312 313		(4)	Once the master nurse staffing plan has been initiated, ongoing staffing effectiveness shall be reviewed and documented through the nurse staffing committee.	
314 315 316		<u>(5</u>)	The nurse staffing committee shall submit the recommended master nurse staffing plan to the hospital's senior nurse executive and the hospital's governing body for approval.	Commented [BM30]: Section 25-3-128(2)(b)(II), et seq., C.R.S.
317 318 319 320			(A) If the final staffing plan approved by the hospital changes materially from the recommendations put forth by the nurse staffing committee, the senior nurse executive shall provide the nurse staffing committee with a written explanation for the changes.	
321 322 323 324 325 326			(1) If, after receiving the explanation referenced above, the nurse staffing committee believes the final staffing plan does not meet the nurse staffing standards established in this Part 14, the staffing committee, with a vote of sixty (60) percent or more of the members, may request the Department review the final adopted staffing plan to ensure compliance with these rules.	
327 328		<u>(6</u>)	The hospital shall evaluate the master nurse staffing plan and prepare a report for internal review by the nurse staffing committee on a quarterly basis.	Commented [BM31]: Section 25-3-128(3), et seq., C.R.S.
329 330		<u>(7)</u>	The hospital shall prepare and submit the following to the Department on an annual basis:	Commented [BM32]: (a) and (b) from Section 25-3-128(3), et seq., C.R.S.
331			(a) The final approved master nurse staffing plan, and	(
332 333			(b) An annual report containing the details of the quarterly evaluation, in the form and manner determined by the Department.	
334	(B)	Inpati	ent Care Unit and Emergency Department Plans	
335 336		(1)	Each open inpatient care unit and emergency department within the hospital shall have a twenty-four (24) hour nurse staffing plan.	
337 338 339 340	(C)	plans	naster nurse staffing plan, inpatient care unit plans, and emergency department shall be made available to and reviewed with each individual member of the age staff annually. The hospital shall maintain documentation of the annual plan vs.	
341		<u>(1)</u>	The hospital shall provide the relevant unit-based staffing plan to:	Commented [BM33]: Section 25-3-128(3), et seq., C.R.S.
342 343			(a) each applicant for a nursing position on a given unit upon an offer of employment, and	
344			(b) a patient upon request.	



381	21.4	Hospit	als without a Dedicated Emergency Department	
382 383		(A)	Signage indicating that the hospital does not have an emergency department shall be posted at all public entrances.	
384 385 386		(B)	The hospital shall have the ability to provide basic life saving measures to patients, staff, and visitors, and shall have written policies for the appraisal of emergencies, initial treatment, and transfer when appropriate.	
387	Part 2	2.	OUTPATIENT SERVICES	Commented [BM36]: Removed two extra spaces before Part 22
388	****			
389	Part 2	3.	PERINATAL SERVICES	
390	****			
391 392	23.6		ospital shall develop and implement admission and transfer criteria for perinatal services flect the hospital's scope of services.	Commented [BM37]: Removed extra space between 23.6 and
393	23.7	Labor	and Delivery	23.7
394	****			
395	Part 2	5.	CRITICAL CARE SERVICES	
396	****			
397 398	25.2		I care services shall be directed by under the direction of a physician qualified by tion, training, competencies, and experience.	Commented [BM38]: Removed extra space between 25.2 and
399	25.3	Nurse	Staffing	25.3
400	****			
401	Part 2	7.	REHABILITATION SERVICES	
402	****			
403 404	27.9		shall be appropriate facilities, equipment, and supplies to meet the rehabilitative care of patients.	
405	Part 2	8.	PEDIATRIC SERVICES	Commented [BM39]: Removed two extra spaces before Part 28;
406	****			
407	28.8	When	a dedicated pediatric inpatient care unit is established it shall provide, at a minimum:	
408		(<u>A</u>)	Washable tables and chairs of various sizes; and	
409		(<u>B</u>)	Appropriate entertainment and educational materials.	
410	****			