

LAWS OF ALASKA

2009

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Chapter	No.
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AN ACT

Creating a statewide electronic health information exchange system; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

1 Creating a statewide electronic health information exchange system; and providing for an 2 effective date. 3 4 * Section 1. The uncodified law of the State of Alaska is amended by adding a new section 5 to read: 6 LEGISLATIVE INTENT. It is the intent of the legislature to create a secure electronic 7 health information exchange system that 8 ensures that the confidentiality of individually indentifying health (1) 9 information of a patient is secure and protected; 10 improves health care quality, reduces medical errors, increases the 11 efficiency of care, and advances the delivery of appropriate, evidence-based health care 12 services; 13 (3) promotes wellness, disease prevention, and management of chronic 14 illnesses by increasing the availability and transparency of information related to the health

1	care needs of an individual for the benefit of the individual;
2	(4) ensures that appropriate information needed to make medical decisions is
3	available in a usable form at the time and in the location that the medical service is provided;
4	(5) produces greater value for health care expenditures by reducing health care
5	costs that result from inefficiency, medical errors, inappropriate care, and incomplete
6	information;
7	(6) promotes a more effective marketplace, greater competition, greater
8	systems analysis, increased choice, enhanced quality, and improved outcomes in health care
9	services; and
10	(7) improves the coordination of information and the provision of health care
11	services through an effective infrastructure for the secure and authorized exchange and use of
12	health care information.
13	* Sec. 2. AS 18.23 is amended by adding new sections to read:
14	Article 4. Electronic Health Information Exchange System.
15	Sec. 18.23.300. Creation of health information exchange system. (a) The
16	department shall establish and implement a statewide electronic health information
17	exchange system and ensure the interoperability and compliance of the system with
18	state and federal specifications and protocols for exchanging health records and data.
19	(b) The system established under this section must
20	(1) include infrastructure planning that involves
21	(A) the designation by the commissioner of a qualified entity or
22	combination of qualified entities in the state that
23	(i) has an advisory or governing body made up of health
24	system stakeholders that include members identified under (d) of this
25	section;
26	(ii) applies for available federal and state funding for
27	planning and implementation of the system authorized by the
28	commissioner;
29	(iii) submits an annual budget for approval of the
30	commissioner;
31	(iv) complies with nondiscrimination and conflict of

1	interest policies;
2	(v) meets and complies with federal and state health
3	information policies and standards;
4	(vi) provides cost and cost saving data associated with
5	the development and use of the system to the department;
6	(B) the development of statewide infrastructure to support the
7	electronic health information exchange system established under this section
8	and to connect electronic health records to the infrastructure;
9	(C) the development of a statewide technology plan, with the
10	participation of identified stakeholders, to promote the implementation and
11	sustained use by public and private health care payors and providers of
12	electronic health records and the system established under this section in order
13	to ensure interoperability among government-operated health information
14	systems and other public and private health information and reporting systems;
15	(D) the development of policies and standards, consistent with
16	federal and state law, to safeguard the privacy and security of health
17	information;
18	(E) the development of a training and workforce development
19	plan for implementing and serving the system;
20	(F) an estimate of costs of the hardware, software, services, and
21	support needed to implement and maintain the technical infrastructure; and
22	(2) include implementation measures that
23	(A) provide for installation and training on the use of the
24	system;
25	(B) set out a plan to encourage health care provider, payor, and
26	patient use of electronic records over a sustained period of time;
27	(C) provide support to providers for workflow redesign, quality
28	improvement, and care management services;
29	(D) provide for participation by all identified stakeholders in
30	the planning and implementation of the system;
31	(E) comply with federal and state health information policies;

1	and
2	(F) provide for periodic evaluation and improvement of the
3	system.
4	(c) The department may enter into contracts, seek and accept available federal
5	and private funds and equipment, and adopt regulations necessary to carry out the
6	purposes of this section.
7	(d) The designee under (b)(1)(A) of this section may be a private for-profit or
8	nonprofit entity or entities under contract with the state. The advisory or governing
9	body of the designee must include
10	(1) the commissioner;
11	(2) eight other individuals, each of whom represents one of the
12	following interests:
13	(A) hospitals and nursing home facilities;
14	(B) private medical care providers;
15	(C) community-based primary care providers;
16	(D) federal health care providers;
17	(E) Alaska tribal health organizations;
18	(F) health insurers;
19	(G) health care consumers;
20	(H) employers or businesses; and
21	(3) two nonvoting liaison members who shall serve to enhance
22	communication and collaboration between the designee and both the Board of Regents
23	of the University of Alaska and the commission established in the governor's office to
24	review health care policy.
25	Sec. 18.23.305. Department; duties. In carrying out its duties under
26	AS 18.23.300, the department shall
27	(1) in accordance with federal recommendations, determine the
28	manner in which the system is developed and operated;
29	(2) provide oversight and technical assistance needed for planning and
30	implementing the system;
31	(3) authorize and facilitate applications for available federal funding

1	for planning and implementing the system;
2	(4) ensure compliance with applicable federal and state health
3	information policies and standards;
4	(5) ensure compliance with federal and state law and standards that
5	safeguard the privacy and security of health information;
6	(6) ensure that the health information exchange system becomes self-
7	sustaining through a combination of user fees and other private and public funding
8	sources.
9	Sec. 18.23.310. Confidentiality and security of information. (a) The
10	department shall establish appropriate security standards to protect the transmission
11	and receipt of individually identifiable information contained in the system established
12	under AS 18.23.300. The standards must
13	(1) include controls over access to and collection, organization, and
14	maintenance of records and data that protect the confidentiality of the individual who
15	is the subject of a health record;
16	(2) include a secure and traceable electronic audit system for
17	identifying access points and trails;
18	(3) meet the most stringent applicable federal or state privacy law
19	governing the protection of the information contained in the system.
20	(b) A person may not release or publish individually indentifying health
21	information from the system for purposes unrelated to the treatment or billing of the
22	patient who is the subject of the information. Use or distribution of the information for
23	a marketing purpose is strictly prohibited.
24	(c) The department shall establish procedures for a patient who is the subject
25	of a health record contained in the system
26	(1) to opt out of the system;
27	(2) to consent to the distribution of the patient's records contained in
28	the system;
29	(3) to be notified of a violation of the confidentiality provisions
30	required under this section;
31	(4) on request to the department, to view an audit report created under

this section for the purpose of monitoring access to the patient's records.

Sec. 18.23.315. Health information exchange system report to the legislature. The department shall provide to the legislature, on or before December 31 of each year, an annual report on the progress of the health information exchange system in the state, including a specific set of recommendations for long-term participation and financial support by the state.

Sec. 18.23.320. Contract conditions. A contract entered into to carry out the purposes of AS 18.23.300 must require that the contractor meet applicable federal and state requirements for protecting health information privacy and security and nationally recognized standards for interoperability of health information technology.

Sec. 18.23.325. Definitions. In AS 18.23.300 - 18.23.325,

- (1) "commissioner" means the commissioner of health and social services;
 - (2) "department" means the Department of Health and Social Services;
- (3) "system" means the statewide electronic health information exchange system established under AS 18.23.300.
- * Sec. 3. This Act takes effect July 1, 2009.