

STATE OF NEW YORK

8623

2025-2026 Regular Sessions

IN ASSEMBLY

May 22, 2025

Introduced by M. of A. REYES -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to nurse staffing committees

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 2805-t of the public health law, as amended by
2 chapter 155 of the laws of 2021, is amended to read as follows:

3 § 2805-t. Clinical staffing committees and disclosure of nursing qual-
4 ity indicators. 1. Legislative intent. The legislature hereby finds and
5 declares:

6 (a) Research demonstrates that nurses play a critical role in improv-
7 ing patient safety and quality of care;

8 (b) Appropriate staffing of general hospital personnel and staffing at
9 state-operated facilities that deliver health care services, including
10 registered nurses available for patient care, assists in reducing
11 errors, complications and adverse patient care events, improves staff
12 safety and satisfaction, and reduces incidences of workplace injuries;

13 (c) Health care professional, technical, and support staff comprise
14 vital components of the patient care team, bringing their particular
15 skills and services to ensuring quality patient care;

16 (d) Ensuring sufficient staffing of general hospital personnel and
17 sufficient staffing at state-operated facilities that deliver health
18 care services, including registered nurses, is an urgent public policy
19 priority in order to protect patients and support greater retention of
20 registered nurses and safer working conditions; and

21 (e) It is the public policy of the state to promote evidence-based
22 nurse staffing standards and increase transparency of health care data
23 and decision making based on the data.

24 2. Clinical staffing committee. (a) Each general hospital licensed
25 pursuant to this article and each state-operated facility that delivers

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

LBD13105-01-5

1 health care services which is operated and licensed pursuant to the
2 mental hygiene law, the education law, the correction law or section
3 five hundred four of the executive law and which requires two or more
4 registered nurses or licensed practical nurses to be present within the
5 facility at any given time shall establish and maintain a clinical
6 staffing committee, either by creating a new committee or assigning the
7 functions of the clinical staffing committee to an existing committee,
8 no later than January first, two thousand twenty-two.

9 (b) Where a collective bargaining agreement provides for a staffing
10 committee, the required functions of the clinical staffing committee
11 established pursuant to this section shall be incorporated into that
12 committee. Any staffing or non-staffing committees established by a
13 collective bargaining agreement, shall continue to function in accord-
14 ance with the terms of the agreement, and the clinical staffing commit-
15 tee established by this section shall not limit or otherwise supplant
16 the collective bargaining agreement.

17 (c) At least one-half of the members of the clinical staffing commit-
18 tee shall be registered nurses, licensed practical nurses, and ancillary
19 members of the frontline team currently providing or supporting direct
20 patient care and up to one-half of the members shall be selected by the
21 general hospital administration or the administration representing a
22 state-operated facility that delivers health care services and shall
23 include but not be limited to the chief financial officer, the chief
24 nursing officer, and patient care unit directors or managers or their
25 designees. The selection of the registered nurses, licensed practical
26 nurses, and ancillary frontline team members of the committee shall be
27 according to their respective collective bargaining agreements if there
28 is one in effect at the general hospital or state-operated facility
29 delivering health care services for their bargaining unit. If there is
30 no applicable collective bargaining agreement, the members of the clin-
31 ical staffing committee who are registered nurses, licensed practical
32 nurses, and ancillary members providing direct patient care shall be
33 selected by their peers. Ancillary members of the frontline team on the
34 committee shall include but are not limited to patient care technicians,
35 certified nursing assistants, other non-licensed staff assisting with
36 nursing or clerical tasks, and unit clerks.

37 3. Employee participation. Participation in the clinical staffing
38 committee by a general hospital employee or an employee of the state-op-
39 erated facility that delivers health care services shall be on scheduled
40 work time and compensated at the appropriate rate of pay. Clinical
41 staffing committee members shall be fully relieved of all other work
42 duties during meetings of the committee and shall not have work duties
43 added or displaced to other times as a result of their committee respon-
44 sibilities.

45 4. Primary responsibilities. Primary responsibilities of the clinical
46 staffing committee shall include the following functions:

47 (a) Development and oversight of implementation of an annual clinical
48 staffing plan. The clinical staffing plan shall include specific staff-
49 ing for each patient care unit and work shift and shall be based on the
50 needs of patients. Staffing plans shall include specific guidelines or
51 ratios, matrices, or grids indicating how many patients are assigned to
52 each registered nurse and the number of nurses and ancillary staff to be
53 present on each unit and shift and shall be used as the primary compo-
54 nent of the general hospital or state-operated facility delivering
55 health care services staffing budget.

1 (b) Factors to be considered and incorporated in the development of
2 the plan shall include, but are not limited to:

3 (i) Census, including total numbers of patients on the unit on each
4 shift and activity such as patient discharges, admissions, and trans-
5 fers;

6 (ii) Measures of acuity and intensity of all patients and nature of
7 the care to be delivered on each unit and shift;

8 (iii) Skill mix;

9 (iv) The availability, level of experience, and specialty certifi-
10 cation or training of nursing personnel providing patient care, includ-
11 ing charge nurses, on each unit and shift;

12 (v) The need for specialized or intensive equipment;

13 (vi) The architecture and geography of the patient care unit, includ-
14 ing but not limited to placement of patient rooms, treatment areas,
15 nursing stations, medication preparation areas, and equipment;

16 (vii) Mechanisms and procedures to provide for one-to-one patient
17 observation, when needed, for patients on psychiatric or other units as
18 appropriate;

19 (viii) Other special characteristics of the unit or community patient
20 population, including age, cultural and linguistic diversity and needs,
21 functional ability, communication skills, and other relevant social or
22 socio-economic factors;

23 (ix) Measures to increase worker and patient safety, which could
24 include measures to improve patient throughput;

25 (x) Staffing guidelines adopted or published by other states or local
26 jurisdictions, national nursing professional associations, specialty
27 nursing organizations, and other health professional organizations;

28 (xi) Availability of other personnel supporting nursing services on
29 the unit;

30 (xii) Waiver of plan requirements in the case of unforeseeable emer-
31 gency circumstances as defined in subdivision fourteen of this section;

32 (xiii) Coverage to enable registered nurses, licensed practical nurs-
33 es, and ancillary staff to take meal and rest breaks, planned time off,
34 and unplanned absences that are reasonably foreseeable as required by
35 law or the terms of an applicable collective bargaining agreement, if
36 any, between the general hospital or state-operated facility that deliv-
37 ers health care services and a representative of the nursing or ancil-
38 lary staff;

39 (xiv) The nursing quality indicators required under subdivision seven-
40 teen of this section;

41 (xv) General hospital or state-operated facility that delivers health
42 care services finances and resources; and

43 (xvi) Provisions for limited short-term adjustments made by appropri-
44 ate general hospital or state-operated facility that delivers health
45 care services personnel overseeing patient care operations to the staff-
46 ing levels required by the plan, necessary to account for unexpected
47 changes in circumstances that are to be of limited duration.

48 (c) Semiannual review of the staffing plan against patient needs and
49 known evidence-based staffing information, including the nursing sensi-
50 tive quality indicators collected by the general hospital or state-oper-
51 ated facility that delivers health care services.

52 (d) Review, assessment, and response to complaints regarding potential
53 violations of the adopted staffing plan, staffing variations, or other
54 concerns regarding the implementation of the staffing plan and within
55 the purview of the committee.

1 5. Compliance provisions. (a) The clinical staffing plan shall comply
2 with all federal and state laws and regulations and shall not diminish
3 other standards contained in state or federal law and regulations, or
4 the terms of an applicable collective bargaining agreement, if any.

5 (b) The clinical staffing plan shall comply with applicable laws and
6 regulations, including, but not limited to:

7 (i) Regulations made by the department on burn unit staffing, liver
8 transplant staffing, and operating room circulating nurse staffing;

9 (ii) Staffing regulations to be promulgated by the commissioner relat-
10 ing to staffing in intensive care and critical care units no later than
11 January first, two thousand twenty-two. Such regulations shall consider
12 the factors set forth in paragraph (b) of subdivision four of this
13 section, standards in place in neighboring states, and a minimum stand-
14 ard of twelve hours of registered nurse care per patient per day;

15 (iii) Such other staffing standards or regulations as are currently in
16 effect or may hereafter be established by the department or enacted by
17 the legislature; and

18 (iv) The provisions of section one hundred sixty-seven of the labor
19 law and any related regulations.

20 (c) The clinical staffing plan shall comply with and incorporate any
21 minimum staffing levels provided for in any applicable collective
22 bargaining agreement, including but not limited to nurse-to-patient
23 ratios, caregiver-to-patient ratios, staffing grids, staffing matrices,
24 or other staffing provisions.

25 6. Process for adoption of clinical staffing plans. (a) The clinical
26 staffing committee shall produce the general hospital's or state-operat-
27 ed facility that delivers health care service's annual clinical staffing
28 plan by July first of each year.

29 (b) Clinical staffing plans shall be developed and adopted by consen-
30 sus of the clinical staffing committee. For the purposes of determining
31 whether there is a consensus, the management members of the committee
32 shall have one vote and the employee members of the committee shall have
33 one vote, regardless of the actual number of members of the committee.
34 Each side may determine its own method of casting its vote to adopt all
35 or part of the clinical staffing plan.

36 (c) The general hospital or state-operated facility that delivers
37 health care services shall adopt any clinical staffing plan that is
38 wholly or partially recommended by a consensus of the clinical staffing
39 committee. If there is no consensus on the recommended staffing plan or
40 any of its parts, the chief executive officer of the general hospital or
41 state-operated facility that delivers health care services shall use the
42 officer's discretion to adopt a plan or partial plan for which there is
43 no consensus. In this case, the chief executive officer shall provide a
44 written explanation of the elements of the clinical staffing plan that
45 the committee was unable to agree on, including the final written
46 proposals from the two parties and their rationales. In no event may a
47 chief executive officer fail to include in the adopted plan any staffing
48 related terms and conditions of the plan that has previously been
49 adopted through any applicable collective bargaining agreement.

50 (d) Each general hospital or state-operated facility that delivers
51 health care services shall adopt and submit its first hospital clinical
52 staffing plan under this section to the department no later than July
53 first, two thousand twenty-two and annually thereafter. The plan submit-
54 ted to the department shall, where applicable, include the written
55 explanation from the chief executive officer and written proposals from
56 the two parties regarding elements that the committee did not agree on

1 as required in paragraph (c) of this subdivision. The submitted clinical
2 staffing plan shall include data, from at least the previous year, on
3 the frequency and duration of variations from the adopted clinical
4 staffing plan, the number of complaints relating to the clinical staff-
5 ing plan and their disposition, as well as descriptions of unresolved
6 complaints submitted pursuant to paragraph (b) of subdivision seven of
7 this section. The department shall post the plan as part of each indi-
8 vidual general hospital's or state-operated facility's health profile on
9 the website of the department, if applicable, no later than July thir-
10 ty-first of each year. If the adopted clinical staffing plan is subse-
11 quently amended, the amended plan shall be submitted to the department
12 within thirty days of adoption. Adopted staffing plans shall be amended
13 to include newly created units and existing units that undergo clinical
14 or programmatic changes that fundamentally alter their character or
15 nature. The department shall post amended staffing plans upon receipt.

16 7. Implementation of clinical staffing plans. (a) Beginning January
17 first, two thousand twenty-three, and annually thereafter, each general
18 hospital or state-operated facility that delivers health care services
19 shall implement the clinical staffing plan adopted by July first of the
20 prior calendar year, and any subsequent amendments, and assign personnel
21 to each patient care unit in accordance with the plan.

22 (b) A registered nurse, licensed practical nurse, ancillary member of
23 the frontline team, or collective bargaining representative may report
24 to the clinical staffing committee any variations where the personnel
25 assignment in a patient care unit is not in accordance with the adopted
26 staffing plan and may make a complaint to the committee based on the
27 variations.

28 (c) The clinical staffing committee shall develop a process to exam-
29 ine, respond to, and track data submitted under paragraph (b) of this
30 subdivision. The clinical staffing committee may by consensus, as
31 described in paragraph (b) of subdivision six of this section, determine
32 a complaint resolved or dismissed. The clinical staffing committee shall
33 also establish agreed upon rules and criteria to provide for confiden-
34 tiality of complaints that are in the process of being examined or are
35 found to be unsubstantiated. This subdivision does not infringe upon or
36 limit the rights of any collective bargaining representative of employ-
37 ees, or of any employee or group of employees pursuant to applicable
38 law, including without limitation any applicable state or federal labor
39 laws.

40 8. Posting of staffing information. Each general hospital and each
41 state-operated facility delivering health care services shall post, in a
42 publicly conspicuous area on each patient care unit, the clinical staff-
43 ing plan for that unit and the actual daily staffing for that shift on
44 that unit as well as the relevant clinical staffing.

45 9. Retaliation and intimidation prohibited. A general hospital or
46 state-operated facility that delivers health care services shall not
47 retaliate against or engage in any form of intimidation of:

48 (a) An employee for performing any duties or responsibilities in
49 connection with the clinical staffing committee; or

50 (b) An employee, patient, or other individual who notifies the clin-
51 ical staffing committee or the hospital or facility administration of
52 the individual's staffing concerns.

53 10. Special considerations. Nothing in this section is intended to
54 create unreasonable burdens on critical access hospitals under 42 U.S.C.
55 Sec. 1395i-4 and sole community hospitals under 42 U.S.C. Sec.
56 1395ww(d)(5) related to the operation of their clinical staffing commit-

tees. Critical access and sole community hospitals may develop flexible approaches to accomplish the requirements of this section. Clinical staffing plans from such entities submitted to the department shall contain a description of any ways in which the general hospital's or state-operated facility's approach to creating the plan differed from the process outlined in this section. This subdivision does not relieve such entities from compliance with other provisions of this section related to the adoption, implementation and adherence to an adopted clinical staffing plan, reporting and disclosure, or other requirements of this section.

11. Investigations. (a) The department shall investigate potential violations of this section following receipt of a complaint with supporting evidence, of failure to:

- (i) Form or establish a clinical staffing committee;
- (ii) Comply with the requirements of this section in creating a clinical staffing plan;
- (iii) Adopt all or part of a clinical staffing plan that is approved by consensus of the clinical staffing committee and submitted to the department;
- (iv) Conduct a semiannual review of a clinical staffing plan; or
- (v) Submit to the department a clinical staffing plan on an annual basis and any updates.

(b) The department shall initiate an investigation of unresolved complaints, that have first been submitted to the clinical staffing committee, regarding compliance with the clinical staffing plan, personnel assignments in a patient care unit or staffing levels, or any other requirement of the adopted clinical staffing plan, excluding complaints determined by the clinical staffing committee to be resolved or dismissed as determined by consensus of the clinical staffing committee as described in paragraph (b) of subdivision six of this section.

(c) The department shall initiate an investigation after making an assessment that there is a pattern of failure to resolve complaints submitted to the clinical staffing committee or a pattern of failure to reach consensus on the adoption of all or part of a clinical staffing plan. In the case of a pattern of failure to resolve complaints or to reach consensus on the adoption of all or part of a clinical staffing plan, the department shall determine if the pattern was due to one of the parties routinely refusing to resolve complaints or reach consensus.

(d) Any department investigation of a complaint under this subdivision shall consider whether unforeseeable emergency circumstances as defined in subdivision fourteen of this section contributed to the failure of the general hospital or state-operated facility that delivers health care services to comply with this section.

(e) After an investigation conducted under paragraph (a) or (b) of this subdivision, if the department determines that there has been a violation, the department shall require the general hospital or state-operated facility that delivers health care services to submit a corrective plan of action within forty-five days of the presentation of findings from the department to the hospital or state-operated facility. If the department determines after investigation under paragraph (c) of this subdivision that the general hospital representatives on the clinical staffing committee were responsible for a pattern of not resolving complaints or for a pattern of not reaching consensus, the department shall require the general hospital to submit a corrective action plan within forty-five days of the presentation of findings to the general hospital or state-operated facility that delivers health care services.

1 If the department finds that the frontline staff representatives on the
2 clinical staffing committee were responsible for a pattern of not
3 resolving complaints or for a pattern of not reaching consensus, the
4 department shall not require the general hospital or state-operated
5 facility that delivers health care services to submit a corrective
6 action plan or impose a civil penalty on the general hospital or state-
7 operated facility that delivers health care services pursuant to subdivi-
8 sion twelve of this section.

9 12. Civil penalties. In the event that a general hospital or state-op-
10 erated facility that delivers health care services fails to submit or
11 submits but fails to implement a corrective action plan in response to a
12 violation or violations found by the department based on a complaint
13 filed pursuant to paragraph (a), (b) or (c) of subdivision eleven of
14 this section, the department may impose a civil penalty as authorized by
15 section twelve of this chapter for all violations asserted against the
16 general hospital or state-operated facility that delivers health care
17 services, until the general hospital or state-operated facility that
18 delivers health care services submits or implements a corrective action
19 plan or takes other action directed by the department.

20 13. Posting of penalties and related information. The department shall
21 maintain for public inspection, including posting on the general hospi-
22 tal profile on the department website, records of any civil penalties,
23 administrative actions, or license suspensions or revocations imposed on
24 general hospitals or state-operated facilities that deliver health care
25 services under this section.

26 14. Unforeseeable emergency circumstances. (a) For purposes of this
27 section, "unforeseeable emergency circumstance" means:

- 28 (i) Any officially declared national, state, or municipal emergency;
- 29 (ii) When a general hospital or state-operated facility that delivers
30 health care services disaster plan is activated; or
- 31 (iii) Any unforeseen disaster or other catastrophic event that imme-
32 diately affects or increases the need for health care services.

33 (b) In determining whether a general hospital or state-operated facil-
34 ity that delivers health care services has violated its obligations
35 under this section to comply with the general hospital's or the state-
36 operated facility that delivers health care services' clinical staffing
37 plan, it shall not be a defense that it was unable to secure sufficient
38 staff if the lack of staffing was foreseeable and could be prudently
39 planned for or involved routine nurse staffing needs that arose due to
40 typical staffing patterns, typical levels of absenteeism, and time off
41 typically approved by the employer for vacation, holidays, sick leave,
42 and personal leave.

43 15. Complaints. Nothing in this section shall be construed to preclude
44 the ability to submit a complaint to the department as provided for
45 under this chapter. Nothing in this section shall be construed as
46 supplanting other complaint mechanisms established by a general hospital
47 or state-operated facility that delivers health care services, including
48 mechanisms designed to aid in compliance with other federal, state or
49 local laws. Nothing in this section shall be construed as limiting or
50 supplanting the rights of employees and their collective bargaining
51 representatives to fully enforce any and all rights under the terms of a
52 collective bargaining agreement. An employer shall not assert or attempt
53 to assert a claim that enforcement of the collective bargaining agree-
54 ment is barred or limited by any provisions of this section.

55 16. Annual report. (a) The department shall submit an annual report to
56 the speaker of the assembly, the temporary president of the senate, and

1 the chairs of the health committees of the assembly and senate and the
2 governor on or before December thirty-first of each year. This report
3 shall include the number of complaints submitted to the department, the
4 disposition of these complaints, the number of investigations conducted,
5 and the associated costs for complaint investigations, if any.

6 (b) Prior to the submission of the report, the commissioner shall
7 convene a stakeholder workgroup consisting of hospital or state-operated
8 facility associations and unions representing nurses and other ancillary
9 members of the frontline team. The stakeholder workgroup shall review
10 the report prior to its submission to the speaker of the assembly, the
11 temporary president of the senate, and the chairs of the health commit-
12 tees of the assembly and senate.

13 17. Disclosure of nursing quality indicators. (a) Every facility with
14 an operating certificate pursuant to the requirements of this article
15 shall make available to the public information regarding nurse staffing
16 and patient outcomes as specified by the commissioner by rule and regu-
17 lation. The commissioner shall promulgate rules and regulations on the
18 disclosure of nursing quality indicators providing for the disclosure of
19 information including at least the following, as appropriate to the
20 reporting facility:

21 (i) The number of registered nurses providing direct care and the
22 ratio of patients per registered nurse, full-time equivalent, providing
23 direct care. This information shall be expressed in actual numbers, in
24 terms of total hours of nursing care per patient, including adjustment
25 for case mix and acuity, and as a percentage of patient care staff, and
26 shall be broken down in terms of the total patient care staff, each
27 unit, and each shift.

28 (ii) The number of licensed practical nurses providing direct care.
29 This information shall be expressed in actual numbers, in terms of total
30 hours of nursing care per patient including adjustment for case mix and
31 acuity, and as a percentage of patient care staff, and shall be broken
32 down in terms of the total patient care staff, each unit, and each
33 shift.

34 (iii) The number of unlicensed personnel utilized to provide direct
35 patient care, including adjustment for case mix and acuity. This infor-
36 mation shall be expressed both in actual numbers and as a percentage of
37 patient care staff and shall be broken down in terms of the total
38 patient care staff, each unit, and each shift.

39 (iv) Incidence of adverse patient care, including incidents such as
40 medication errors, patient injury, decubitus ulcers, nosocomial
41 infections, and nosocomial urinary tract infections.

42 (v) Methods used for determining and adjusting staffing levels and
43 patient care needs and the facility's compliance with these methods.

44 (vi) Data regarding complaints filed with any state or federal regula-
45 tory agency, or an accrediting agency, and data regarding investigations
46 and findings as a result of those complaints, degree of compliance with
47 acceptable standards, and the findings of scheduled inspection visits.

48 (b) Such information shall be provided to the commissioner of any
49 state agency responsible for licensing or accrediting the facility, or
50 responsible for overseeing the delivery of services either directly or
51 indirectly, to any employee of a general hospital or state-operated
52 facility that delivers health care services or the employee's collective
53 bargaining agent, if any, and to any member of the public who requests
54 such information directly from the facility. Written statements contain-
55 ing such information shall state the source and date thereof.

1 (c) The commissioner shall make regulations to provide a uniform
2 format or form for complying with the reporting requirements of subpara-
3 graphs (i), (ii) and (iii) of paragraph (a) of this subdivision, allow-
4 ing patients and the public to clearly understand and compare staffing
5 patterns and actual levels of staffing across facilities. Such uniform
6 format or form shall allow facilities to include a description of addi-
7 tional resources available to support unit level patient care and a
8 description of the general hospital or state-operated facility that
9 delivers health care services. The information required by subpara-
10 graphs (i), (ii) and (iii) of paragraph (a) of this subdivision,
11 reported in a manner determined by the commissioner, shall be filed with
12 the department electronically on a quarterly basis and shall be avail-
13 able to the public on the department's website. The regulations shall
14 take effect no later than December thirty-first, two thousand twenty-
15 two. Information required to be provided pursuant to subparagraphs (i),
16 (ii) and (iii) of paragraph (a) of this subdivision shall be made avail-
17 able to the public no later than July first, two thousand twenty-three.

18 18. Advisory commission. (a) There is hereby established an independ-
19 ent advisory commission, composed of nine experts in staffing standards
20 and quality of patient care, including: three experts in nursing prac-
21 tice, quality of nursing care or patient care standards, one of whom
22 shall be appointed by the governor, one of whom shall be appointed by
23 the speaker of the assembly and one of whom shall be appointed by the
24 temporary president of the senate; three representatives of unions
25 representing nurses, one of whom shall be appointed by the governor, one
26 of whom shall be appointed by the speaker of the assembly and one of
27 whom shall be appointed by the temporary president of the senate; and
28 three members representing general hospitals, one of whom shall be
29 appointed by the governor, one of whom shall be appointed by the speaker
30 of the assembly and one of whom shall be appointed by the temporary
31 president of the senate. The members of the commission shall serve at
32 the pleasure of the appointing official. Members of the commission shall
33 keep confidential any information received in the course of their duties
34 and may only use such information in the course of carrying out their
35 duties on the commission, except those reports required to be issued by
36 the commission under this section, which may only include de-identified
37 information.

38 (b) The advisory commission shall convene from time to time in order
39 to evaluate the effectiveness of the clinical staffing committees
40 required by this section. Such review shall evaluate the following
41 metrics, including but not limited to quantitative and qualitative data
42 on whether staffing levels were improved and maintained, patient satis-
43 faction, employee satisfaction, patient quality of care metrics, work-
44 place safety, and any other metrics the commission deems relevant. The
45 commission shall also review the annual report submitted by the depart-
46 ment and make recommendations to the speaker of the assembly, the tempo-
47 rary president of the senate, and the chairs of the health committees of
48 the assembly and senate as set forth in paragraph (d) of this subdivi-
49 sion.

50 (c) The advisory commission may collect and shall be provided all
51 relevant information, necessary to carry out its functions, from the
52 department and other state agencies. The commission may also invite
53 testimony by experts in the field and from the public. In making its
54 recommendations to the speaker of the assembly, the temporary president
55 of the senate, and the chairs of the health committees of the assembly
56 and senate, the commission shall analyze relevant data, including data

1 and factors set forth in paragraph (b) of subdivision four of this
2 section related to clinical staffing plans. The commission may also make
3 recommendations for additional or enhanced enforcement mechanisms or
4 powers to address general hospital or state-operated facility that
5 delivers health care services failure to comply with this section and
6 recommend the appropriation of funding for the department to enforce
7 this section or to assist general hospitals or state-operated facilities
8 that deliver health care services in hiring additional staff to comply
9 with this section.

10 (d) The advisory commission shall submit to the speaker of the assem-
11 bly, the temporary president of the senate and the chairs of the health
12 committees of the assembly and senate, and make available to the public
13 a report that makes recommendations to the speaker of the assembly, the
14 temporary president of the senate, and the chairs of the health commit-
15 tees of the assembly and senate for further legislative action, if any,
16 in order to improve working conditions and quality of care in general
17 hospitals or state-operated facility that delivers health care services
18 pursuant to this section and its intent.

19 (e) The commission shall submit its report and recommendations to the
20 speaker of the assembly, the temporary president of the senate, and the
21 chairs of the health committees of the assembly and senate no later than
22 October thirty-first, two thousand twenty-four, once three years of
23 staffing plans have been submitted to the department pursuant to this
24 section.

25 (f) Members of the commission shall receive no compensation for their
26 services, but shall be allowed their actual and necessary expenses
27 incurred in the performance of their duties hereunder.

28 (g) The legislature may appropriate funding for the commission to hire
29 staff or consultants and provide for the operation of the commission as
30 reasonably necessary to fulfill its functions.

31 § 2. This act shall take effect January 1, 2026. Effective immediate-
32 ly, the addition, amendment and/or repeal of any rule or regulation
33 necessary for the implementation of this act on its effective date are
34 authorized to be made and completed on or before such effective date.