

**RCW 70.45.100 Compliance—Department authority—Hearings—  
Revocation or suspension of hospital license—Referral to attorney  
general for action.** The department shall require periodic reports  
from the nonprofit corporation or its successor nonprofit corporation  
or foundation and from the acquiring person or other parties to the  
acquisition to ensure compliance with commitments made. The department  
may subpoena information and documents and may conduct on-site  
compliance audits at the acquiring person's expense.

If the department receives information indicating that the  
acquiring person is not fulfilling commitments to the affected  
community under RCW 70.45.080, the department shall hold a hearing  
upon ten days' notice to the affected parties. If after the hearing  
the department determines that the information is true, it may revoke  
or suspend the hospital license issued to the acquiring person  
pursuant to the procedure established under RCW 70.41.130, refer the  
matter to the attorney general for appropriate action, or both. The  
attorney general may seek a court order compelling the acquiring  
person to fulfill its commitments under RCW 70.45.080. [1997 c 332 §  
10.]