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Section 1.

## State of Minnesota

Printed Page No. 66

# HOUSE OF REPRESENTATIVES

NINETY-SECOND SESSION

H. F. No. 566

02/01/2021 Authored by Fischer, Johnson and Theis

The bill was read for the first time and referred to the Committee on Human Services Finance and Policy

02/08/2021 Adoption of Report: Re-referred to the Committee on Judiciary Finance and Civil Law without further recommendation

02/25/2021 Adoption of Report: Re-referred to the Committee on Housing Finance and Policy

03/08/2021 Adoption of Report: Placed on the General Register as Amended

Read for the Second Time

1.1 A bill for an act

relating to housing; permitting a landlord to require a tenant to provide

documentation supporting the tenant's need for a service or support animal;

amending Minnesota Statutes 2020, sections 256C.02; 363A.09, subdivision 5;

proposing coding for new law in Minnesota Statutes, chapter 504B.

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

Section 1. Minnesota Statutes 2020, section 256C.02, is amended to read:

#### 256C.02 PUBLIC ACCOMMODATIONS.

People who are blind or people with a visual or physical disability have the same right as the able-bodied to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places; and are entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, boats, or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement, or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

Every person who is totally or partially blind, or person who is deaf, or person with a physical disability, or any person training a dog to be a service dog shall have the right to be accompanied by a service dog in any of the places listed in section 363A.19. The person shall be liable for any damage done to the premises or facilities by such dog. The service dog must be capable of being properly identified as from a recognized school for seeing eye, hearing ear, service, or guide dogs.

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Sec. 2. Minnesota Statutes 2020, section 363A.09, subdivision 5, is amended to read:	

Subd. 5. Real property full and equal access. It is an unfair discriminatory practice
for a person to deny full and equal access to real property provided for in sections 363A.08
to 363A.19, and 363A.28, subdivision 10, to a person who is totally or partially blind, deaf,
or has a physical or sensory has a disability and who uses a service animal, if the service
animal can be properly identified as being from a recognized program which trains service
animals to aid persons who are totally or partially blind or deaf or have physical or sensory
disabilities. The person may not be required to pay extra compensation for the service animal
but is liable for damage done to the premises by the service animal.

### Sec. 3. [504B.113] SERVICE AND SUPPORT ANIMAL DOCUMENTATION.

- 2.11 <u>Subdivision 1.</u> **Definitions.** (a) For purposes of this section, the following terms have
  2.12 the meanings given.
- 2.13 (b) "Service animal" has the meaning given in Code of Federal Regulations, title 28, section 36.104, as amended.
- 2.15 (c) "Support animal" means an animal that: (1) provides emotional support that alleviates
  2.16 one or more identified symptoms or effects of a person's disability; and (2) does not need
  2.17 to be trained to perform a specific disability-related task.
- 2.18 (d) "Tenant" means a current tenant or a prospective tenant.
- (e) "Licensed professional" means a provider of care who is:
- 2.20 (1) a person licensed by the Board of Medical Practice under chapter 147;
- 2.21 (2) a physician assistant licensed under chapter 147A;
- 2.22 (3) a nurse, as defined in section 148.171, subdivision 9, licensed under chapter 148;
- 2.23 (4) a psychologist licensed under chapter 148;
- 2.24 (5) a mental health professional licensed under chapter 148B;
- 2.25 (6) a social worker licensed under chapter 148E;
- 2.26 (7) a counselor licensed under chapter 148F; or
- 2.27 (8) any professional listed in clauses (1) to (7) who holds a valid license in any other
  2.28 state, provided the professional has an existing treatment relationship with the tenant

2.29 <u>requesting a reasonable accommodation.</u>

Sec. 3. 2

	HF566 FIRST ENGROSSMENT	REVISOR	JSK	H0566-1			
A licensed professional does not include any person who operates primarily to provide							
	certification for a service or support animal.						
	(f) "Reasonable accommodation" means the granting of a waiver by a landlord of a						
	no-pets or pet-fee policy for a perso	on with a disability con	sistent with the Fair	· Housing Act,			
United States Code, title 42, sections 3601 to 3619, as amended, and section 504 of							
Rehabilitation Act of 1973, United States Code, title 29, section 701, as amended.							
	(g) "Disability" has the meaning	g given in section 363	A.03, subdivision 1	<u>2.</u>			
	Subd. 2. Request for documentation permitted. (a) A landlord may require a tenant						
	to provide supporting documentation	on for each service or s	upport animal for wl	nich the tenant			
	requests a reasonable accommodat	ion under any provision	on of law. A landlor	d must not			
require supporting documentation from a tenant if the tenant's disability or disabi							
	need for a service or support anima	al is readily apparent o	or already known to	the landlord.			
	(b) Upon a landlord's request, t	he tenant must provide	e supporting docum	entation from			
	a licensed professional confirming	the tenant's disability	and the relationship	between the			
	tenant's disability and the need for	a service or support an	imal. A landlord mı	ast not require			
	the tenant to disclose or provide ac	cess to medical record	ls or medical provid	ers or provide			
	any other information or document	tation of a person's phy	ysical or mental disa	ability.			
	Subd. 3. Additional fees or de	posits prohibited. A l	andlord must not re	quire a tenant			
	with a reasonable accommodation	under this section to p	ay an additional fee	, charge, or			
	deposit for the service or support a	nimal. A tenant is liab	le to the landlord fo	or any damage			
	to the premises caused by the servi	ce or support animal.					
	Subd. 4. Prohibited conduct. A	tenant must not, direct	tly or indirectly throu	ıgh statements			
	or conduct, knowingly:						
	(1) misrepresent themselves as a	a person with a disabili	ty that requires the u	se of a service			
	or support animal; or						

(2) provide fraudulent supporting documentation under this section.

be construed to prohibit an eviction action based on a breach of the lease.

Subd. 5. **Penalty.** If a tenant violates this section, the landlord may deny the tenant's

rental application or request for a service or support animal. Nothing in this section shall

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Sec. 3. 3