SGS/EH

SENATE STATE OF MINNESOTA FOURTH SPECIAL SESSION

S.F. No. 14

(SENATE AUT	HORS: DIBB	LE)
DATE	D-PG	OFFICIAL STATUS
09/11/2020		Introduction and first reading
		Referred to Rules and Administration

A bill for an act 1.1 relating to health; modifying electronic monitoring requirements; modifying Board 12 of Executives for Long-Term Service and Supports fees; establishing private 1.3 enforcement of certain rights; establishing a private cause of action for retaliation 1.4 in certain long-term care settings; modifying infection control requirements in 1.5 certain long-term care settings; modifying hospice and assisted living bills of 1.6 rights; establishing consumer protections for clients receiving assisted living 1.7 services; prohibiting termination of assisted living services during a peacetime 1.8 emergency; establishing procedures for transfer of clients receiving certain 1.9 long-term care services during a peacetime emergency; requiring the commissioner 1.10 of health to establish a state plan to control SARS-CoV-2 infections in certain 1.11 long-term care settings; establishing the Long-Term Care COVID-19 Task Force; 1.12 changing provisions for nursing homes, home care, and assisted living; requiring 1.13 a report; appropriating money; amending Minnesota Statutes 2018, sections 144.56, 1.14 by adding subdivisions; 144.652, by adding a subdivision; 144A.04, by adding 1.15 subdivisions; 144A.751, subdivision 1; 144G.03, by adding subdivisions; Minnesota 1.16 Statutes 2019 Supplement, sections 144.6502, subdivision 3, by adding a 1.17 subdivision; 144.6512, by adding subdivisions; 144A.291, subdivision 2; 1.18 144A.4798, subdivision 3, by adding subdivisions; 144G.07, by adding 1.19 subdivisions; 144G.08, subdivisions 7, 9, 23, by adding a subdivision; 144G.09, 1.20 subdivision 3; 144G.10, subdivision 1, by adding a subdivision; 144G.42, 1.21 subdivision 9, by adding subdivisions; 144G.45, subdivisions 2, 5; 144G.91, by 1.22 adding a subdivision; 144G.92, subdivision 5, by adding a subdivision; Laws 2019, 1.23 chapter 60, article 1, section 46; article 5, section 2; proposing coding for new law 1.24 in Minnesota Statutes, chapters 144A; 144G. 1.25

1.26

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

1.27 Section 1. Minnesota Statutes 2018, section 144.56, is amended by adding a subdivision 1.28 to read:

1.28 to read:

1.29	Subd. 2d.	SARSr-CoV	infection	control.	(a) A	A boarding	care home	must	establish	and

1.30 maintain a comprehensive SARSr-CoV infection control program that complies with accepted

- 1.31 health care, medical, and nursing standards for infection control according to the most
- 1.32 current SARS-CoV-2 infection control guidelines or their successor versions issued by the

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2.1	United States	Centers for Diseas	se Control and Prev	vention, Centers for Med	licare and Medicaid
2.2	Services, and	the commissioner	r. This program m	ust include a SARSr-Co	V infection control
2.3	plan that cove	ers all paid and un	paid employees, c	contractors, students, vo	lunteers, residents,
2.4	and visitors. 7	The commissioner	shall provide tech	nical assistance regardi	ng implementation
2.5	of the guideli	nes.			
2.6	<u>(b) The bo</u>	parding care home	e must maintain w	ritten evidence of com	pliance with this
2.7	subdivision.				
2.8	EFFECT	IVE DATE. This	s section is effectiv	ve the day following fir	al enactment.
2.9	Sec. 2. Min	nesota Statutes 20)18, section 144.5	6, is amended by addin	g a subdivision to
2.10	read:				-
2.11	Subd. 2e.	Severe acute res	piratory syndrom	ne-related coronavirus	response plan. (a)
2.12	A boarding ca	are home must es	tablish, implemen	t, and maintain a severe	e acute respiratory
2.13	syndrome-rel	ated coronavirus 1	esponse plan. The	severe acute respirator	y syndrome-related
2.14	coronavirus r	esponse plan mus	st be consistent wi	th the requirements of s	subdivision 2d and
2.15	at a minimum	n must address the	e following:		
2.16	(1) baselin	ne and serial SARS	Sr-CoV testing of	all paid and unpaid emp	loyees, contractors,
2.17	students, volu	inteers, residents,	and visitors;		
2.18	<u>(2) use of</u>	personal protectiv	ve equipment by a	ll paid and unpaid empl	oyees, contractors,
2.19	students, volu	inteers, residents,	and visitors;		
2.20	(3) separa	tion or isolation o	of residents infecte	ed with SARS-CoV-2 of	or a similar
2.21	SARSr-CoV	from residents wl	no are not;		
2.22	(4) balanc	ing the rights of 1	residents with con	trolling the spread of S	ARS-CoV-2 or
2.23	similar SARS	Sr-CoV infections	<u>;</u>		
2.24	(5) resider	nt relocations, inc	luding steps to be	taken to mitigate traun	na for relocated
2.25	residents rece	eiving memory ca	re;		
2.26	(6) clearly	informing reside	ents of the boardin	g care home's policies r	regarding the effect
2.27	of hospice or	ders, provider ord	lers for life-sustain	ning treatment, do not r	esuscitate orders,
2.28	and do not int	tubate orders on a	any treatment of C	OVID-19 disease or sin	milar severe acute
2.29	respiratory sy	ndromes;			
2.30	(7) mitigat	ting the effects of s	separation or isolat	ion of residents, includin	ng virtual visitation,
2.31	outdoor visita	ation, and for resid	dents who cannot	go outdoors, indoor vis	sitation;
2.32	<u>(8)</u> compa	ssionate care visi	tation;		

	mix of independent senior living units in the same building as assisted living units;
	(10) steps to be taken when a resident is suspected of having a SARS-CoV-2 or
-	SARSr-CoV infection;
	(11) steps to be taken when a resident tests positive for a SARS-CoV-2 or similar
• •	SARSr-CoV infection;
	(12) protocols for emergency medical responses involving residents with SARS
(or similar SARSr-CoV infections, including infection control procedures following
(leparture of ambulance service personnel or other first responders;
	(13) notifying the commissioner when staffing levels are critically low; and
	(14) taking into account dementia-related concerns.
	(b) A boarding care home must provide the commissioner with a copy of a seve
1	respiratory syndrome-related coronavirus response plan meeting the requirements
S	subdivision.
	(c) A boarding care home must make its severe acute respiratory syndrome-relation
<u>(</u>	coronavirus response plan available to staff, residents, and families of residents.
•	
(EFFECTIVE DATE. This section is effective the day following final enactme
	EFFECTIVE DATE. This section is effective the day following final enactme Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is a
	EFFECTIVE DATE. This section is effective the day following final enactme Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is at to read:
1	EFFECTIVE DATE. This section is effective the day following final enactme Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is an to read: Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided i
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1 1 1	EFFECTIVE DATE. This section is effective the day following final enactme Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is a to read: Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided subdivision, a resident must consent to electronic monitoring in the resident's room of living unit in writing on a notification and consent form. If the resident has not affirm objected to electronic monitoring and <u>the resident representative attests that</u> the resident medical professional determines <u>determined</u> that the resident currently lacks the ab understand and appreciate the nature and consequences of electronic monitoring, the representative may consent on behalf of the resident. For purposes of this subdivis
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	EFFECTIVE DATE. This section is effective the day following final enactme Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is a to read: Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided subdivision, a resident must consent to electronic monitoring in the resident's room of living unit in writing on a notification and consent form. If the resident has not affirm objected to electronic monitoring and <u>the resident representative attests that</u> the resi medical professional determines <u>determined</u> that the resident currently lacks the ab understand and appreciate the nature and consequences of electronic monitoring, the representative may consent on behalf of the resident. For purposes of this subdivis resident affirmatively objects when the resident orally, visually, or through the use auxiliary aids or services declines electronic monitoring. The resident's response n
	Sec. 3. Minnesota Statutes 2019 Supplement, section 144.6502, subdivision 3, is a to read:

Sec. 3.

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- 4.1 (1) the type of electronic monitoring device to be used;
- 4.2 (2) the standard conditions that may be placed on the electronic monitoring device's use,
 4.3 including those listed in subdivision 6;
- 4.4 (3) with whom the recording may be shared under subdivision 10 or 11; and
- 4.5 (4) the resident's ability to decline all recording.

4.6 (c) A resident, or resident representative when consenting on behalf of the resident, may
4.7 consent to electronic monitoring with any conditions of the resident's or resident
4.8 representative's choosing, including the list of standard conditions provided in subdivision
4.9 6. A resident, or resident representative when consenting on behalf of the resident, may
4.10 request that the electronic monitoring device be turned off or the visual or audio recording
4.11 component of the electronic monitoring device be blocked at any time.

(d) Prior to implementing electronic monitoring, a resident, or resident representative
when acting on behalf of the resident, must obtain the written consent on the notification
and consent form of any other resident residing in the shared room or shared private living
unit. A roommate's or roommate's resident representative's written consent must comply
with the requirements of paragraphs (a) to (c). Consent by a roommate or a roommate's
resident representative under this paragraph authorizes the resident's use of any recording
obtained under this section, as provided under subdivision 10 or 11.

(e) Any resident conducting electronic monitoring must immediately remove or disable
an electronic monitoring device prior to a new roommate moving into a shared room or
shared private living unit, unless the resident obtains the roommate's or roommate's resident
representative's written consent as provided under paragraph (d) prior to the roommate
moving into the shared room or shared private living unit. Upon obtaining the new
roommate's signed notification and consent form and submitting the form to the facility as
required under subdivision 5, the resident may resume electronic monitoring.

4.26 (f) The resident or roommate, or the resident representative or roommate's resident
4.27 representative if the representative is consenting on behalf of the resident or roommate, may
4.28 withdraw consent at any time and the withdrawal of consent must be documented on the
4.29 original consent form as provided under subdivision 5, paragraph (d).

4.30

EFFECTIVE DATE. This section is effective the day following final enactment.

5.1	Sec. 4. Minnesota Statutes 2019 Supplement, section 144.6502, is amended by adding a
5.2	subdivision to read:
5.3	Subd. 7a. Installation during isolation. (a) Anytime visitation is restricted or a resident
5.4	is isolated for any reason, including during a public health emergency, and the resident or
5.5	resident representative chooses to conduct electronic monitoring, a facility must place and
5.6	set up any device, provided the resident or resident representative delivers the approved
5.7	device to the facility with clear instructions for setting up the device and the resident or
5.8	resident representative assumes all risk in the event the device malfunctions.
5.9	(b) If a facility places an electronic monitoring device under this subdivision, the
5.10	requirements of this chapter, including requirements of subdivision 7, continue to apply.
5.11	EFFECTIVE DATE. This section is effective the day following final enactment.
5.12	Sec. 5. Minnesota Statutes 2019 Supplement, section 144.6512, is amended by adding a
5.13	subdivision to read:
5.14	Subd. 6. Other laws. Nothing in this section affects the rights and remedies available
5.15	under section 626.557, subdivisions 10, 17, and 20.
5.16	EFFECTIVE DATE. This section is effective the day following final enactment.
5.17	Sec. 6. Minnesota Statutes 2019 Supplement, section 144.6512, is amended by adding a
5.18	subdivision to read:
5.19	Subd. 7. Cause of action. A cause of action for violations of this section may be brought
5.20	and nothing in this section precludes a person from pursuing such an action. Any
5.21	determination of retaliation by the commissioner under subdivision 5 may be used as evidence
5.22	of retaliation in any cause of action under this subdivision.
5.23	EFFECTIVE DATE. This section is effective the day following final enactment.
5.24	Sec. 7. Minnesota Statutes 2018, section 144.652, is amended by adding a subdivision to
5.25	read:
5.26	Subd. 3. Enforcement of the health care bill of rights by nursing home residents. In
5.27	addition to the remedies otherwise provided by or available under law, a resident of a nursing
5.28	home or a legal representative on behalf of a resident, in addition to seeking any remedy
5.29	otherwise available under law, may bring a civil action against a nursing home and recover
5.30	actual damages or \$3,000, whichever is greater, plus costs, including costs of investigation,

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6.1	and reasonab	le attorney fees, a	nd receive other e	quitable relief as determ	ined by the court
6.2	for violation	of section 144.65	l, subdivision 14,	20, 22, 26, or 30.	
6.3	<u>EFFECT</u>	<u>'IVE DATE.</u> This	section is effectiv	ve the day following fina	l enactment.
6.4		nesota Statutes 20	18, section 144A.	04, is amended by adding	g a subdivision to
6.5	read:				
6.6	Subd. 3c.	SARSr-CoV infe	ection control. (a)	A nursing home provide	er must establish
6.7	and maintain	a comprehensive	SARSr-CoV infe	ction control program the	at complies with
6.8	accepted hea	lth care, medical,	and nursing stand	ards for infection control	according to the
6.9	most current	SARS-CoV-2 infe	ection control guid	delines or their successor	versions issued
6.10	by the United	l States Centers fo	r Disease Control	and Prevention, Centers	for Medicare and
6.11	Medicaid Ser	vices, and the com	missioner. This pro	gram must include a SAR	Sr-CoV infection
6.12	control plan	that covers all paid	and unpaid emp	oyees, contractors, stude	ents, volunteers,
6.13	residents, and	l visitors. The con	nmissioner shall p	rovide technical assistan	ce regarding
6.14	implementati	on of the guidelin	es.		
6.15	<u>(b)</u> The n	ursing home provi	der must maintair	written evidence of con	pliance with this
6.16	subdivision.				
6.17	EFFECT	IVE DATE. This	section is effectiv	ve the day following fina	l enactment.
6.18	Sec. 9. Min	nesota Statutes 20	18, section 144A.	04, is amended by adding	g a subdivision to
6.19	read:				
6.20	Subd. 3d.	Severe acute resp	oiratory syndrom	e-related coronavirus r	esponse plan. <u>(a)</u>
6.21	A nursing ho	me provider must	establish, impleme	ent, and maintain a severe	acute respiratory
6.22	syndrome-rel	ated coronavirus r	esponse plan. The	severe acute respiratory	syndrome-related
6.23	coronavirus 1	esponse plan mus	t be consistent wi	th the requirements of su	bdivision 3c and
6.24	at a minimun	n must address the	following:		
6.25	(1) baselin	ne and serial SARS	Sr-CoV testing of a	ll paid and unpaid emplo	yees, contractors,
6.26	students, vol	unteers, residents,	and visitors;		
6.27	<u>(2)</u> use of	personal protectiv	ve equipment by al	ll paid and unpaid emplo	yees, contractors,
6.28	students, vol	unteers, residents,	and visitors;		
6.29	(3) separa	ttion or isolation o	f residents infecte	ed with SARS-CoV-2 or	<u>a similar</u>
6.30	SARSr-CoV	from residents wh	no are not;		

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7.1	(4) balance	cing the rights of r	esidents with cont	rolling the spread of SA	RS-CoV-2 or
7.2	similar SAR	Sr-CoV infections	<u>-</u>		
7.3	(5) reside	ent relocations, inc	luding steps to be	taken to mitigate trauma	a for relocated
7.4	residents rec	eiving memory car	re;		
7.5	(6) clearly	y informing reside	nts of the nursing	home provider's policies	s regarding the
7.6	effect of hos	pice orders, provid	er orders for life-	sustaining treatment, do	not resuscitate
7.7	orders, and d	o not intubate orde	ers on any treatme	nt of COVID-19 disease	or similar severe
7.8	acute respira	tory syndromes;			
7.9	<u>(7) mitiga</u>	ting the effects of s	eparation or isolati	on of residents, including	; virtual visitation,
7.10	outdoor visit	ation, and for resid	lents who cannot	go outdoors, indoor visit	ation;
7.11	<u>(8)</u> comp	assionate care visi	tation;		
7.12	<u>(9) consid</u>	leration of any can	npus model, multi	ple buildings on the same	e property, or any
7.13	mix of indep	endent senior livir	ig units in the sam	e building as assisted liv	ving units;
7.14	(10) steps	s to be taken when	a resident is susp	ected of having a SARS-	CoV-2 or similar
7.15	SARSr-CoV	infection;			
7.16	<u>(11)</u> steps	to be taken when	a resident tests po	sitive for a SARS-CoV-	2 or similar
7.17	SARSr-CoV	infection;			
7.18	<u>(12) prote</u>	ocols for emergenc	y medical respons	es involving residents w	ith SARS-CoV-2
7.19	or similar SA	RSr-CoV infectio	ns, including infe	ction control procedures	following the
7.20	departure of	ambulance service	personnel or othe	er first responders;	
7.21	<u>(13) notif</u>	ying the commissi	oner when staffin	g levels are critically lov	v; and
7.22	<u>(14) takir</u>	ng into account der	mentia-related cor	cerns.	
7.23	<u>(b)</u> A nur	sing home provide	er must provide th	e commissioner with a c	opy of a severe
7.24	acute respira	tory syndrome-rela	ated coronavirus r	esponse plan meeting the	e requirements of
7.25	this subdivis	ion.			
7.26	<u>(c) A nur</u>	sing home provide	r must make its se	evere acute respiratory s	yndrome-related
7.27	coronavirus 1	response plan avai	lable to staff, resid	lents, and families of res	sidents.
7.28	EFFECT	<u>TVE DATE.</u> This	section is effectiv	e the day following fina	l enactment.

	09/09/20	REVISOR	SGS/EH	20-9186	as introduced
8.1	Sec. 10. M	innesota Statutes 20	19 Supplement, se	ction 144A.291, subdivis	sion 2, is amended
8.2	to read:				
8.3	Subd. 2.	Amounts. (a) Fees	may not exceed th	e following amounts bu	t may be adjusted
8.4	-			e use of the board as req	uired to sustain
8.5	board opera	tions. The maximum	m amounts of fees	are:	
8.6	(1) appli	cation for licensure	e, \$200;		
8.7	(2) for a	prospective applica	ant for a review of	education and experience	ce advisory to the
8.8				for application for licer	
8.9	is submitted	within one year of	the request for rev	view of education and ex	xperience;
8.10	(3) state	examination, \$125	;		
8.11	(4) initia	l license, \$250 if iss	ued between July 1	and December 31, \$100	if issued between
8.12	January 1 ar	nd June 30;			
8.13	(5) actin	g administrator per	mit, \$400;		
8.14	(6) renev	wal license, \$250;			
8.15	(7) dupli	cate license, \$50;			
8.16	(8) reins	tatement fee, \$250;			
8.17	(9) healt	h services executiv	e initial license, \$2	200;	
8.18	(10) hea l	lth services executi	ve renewal license	, \$200;	
8.19	(11) (9)	reciprocity verifica	tion fee, \$50;		
8.20	(12) (10)) second shared adr	ninistrator assignn	nent, \$250;	
8.21	(13) (11)	continuing educat	ion fees:		
8.22	(i) greate	er than six hours, \$:	50; and		
8.23	(ii) sever	n hours or more, \$7	75;		
8.24	(14) (12)	education review,	\$100;		
8.25	(15) (13)) fee to a sponsor fo	or review of indivi	dual continuing education	on seminars,

- 8.26 institutes, workshops, or home study courses:
- 8.27 (i) for less than seven clock hours, \$30; and
- 8.28 (ii) for seven or more clock hours, \$50;

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- 9.2 workshops, or home study courses not previously approved for a sponsor and submitted
- 9.3 with an application for license renewal:
- 9.4 (i) for less than seven clock hours total, \$30; and
- 9.5 (ii) for seven or more clock hours total, \$50;
- 9.6 (17)(15) late renewal fee, \$75;
- 9.7 (18) (16) fee to a licensee for verification of licensure status and examination scores,
 9.8 \$30;
- 9.9 (19) (17) registration as a registered continuing education sponsor, \$1,000; and
- 9.10 (20) (18) mail labels, \$75.
- 9.11 (b) The revenue generated from the fees must be deposited in an account in the state
- 9.12 government special revenue fund.
- 9.13 **EFFECTIVE DATE.** This section is effective the day following final enactment.

9.14 Sec. 11. [144A.4415] PRIVATE ENFORCEMENT OF RIGHTS.

- 9.15 For a violation of section 144A.44, paragraph (a), clause (2), (14), (19), or (22), or section
- 9.16 144A.4791, subdivision 11, paragraph (d), a resident or resident's designated representative
- 9.17 may bring a civil action against an assisted living establishment and recover actual damages
- 9.18 or \$3,000, whichever is greater, plus costs, including costs of investigation, and reasonable
- 9.19 attorney fees, and receive other equitable relief as determined by the court in addition to
- 9.20 seeking any other remedy otherwise available under law.
- 9.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 9.22 Sec. 12. Minnesota Statutes 2019 Supplement, section 144A.4798, subdivision 3, is
 9.23 amended to read:
- 9.24 Subd. 3. Infection control program. A home care provider must establish and maintain
 9.25 an effective infection control program that complies with accepted health care, medical,
- 9.26 and nursing standards for infection control, including during a disease pandemic.
- 9.27 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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10.1	Sec. 13. Minr	nesota Statutes 20	019 Supplement,	section 144A.4798, is an	nended by adding
10.2	a subdivision to	o read:			
10.3	Subd. 4. SA	RSr-CoV infec	tion control. (a)	A home care provider m	ust establish and
10.4	maintain a com	orehensive SARS	Sr-CoV infection	control program that comp	lies with accepted
10.5				nfection control accordin	
10.6				es or the successor versio	
10.7				vention, Centers for Media	
10.8				ust include a SARSr-CoV	
10.9				contractors, students, vol	
10.10	•	-		nnical assistance regardin	
10.11	of the guideline		1		5
			, ., . .		• 4 • 4 •
10.12	<u>.</u>	care provider m	ust maintain wri	tten evidence of complian	ice with this
10.13	subdivision.				
10.14	EFFECTIV	E DATE. This	section is effecti	ve the day following fina	l enactment.
10.15	Sec. 14. Minr	nesota Statutes 20	019 Supplement.	section 144A.4798, is an	nended by adding
10.16	a subdivision to				
10.17	Subd. 5. Se	vere acute respi	ratory syndrom	e-related coronavirus re	esponse plan. (a)
10.18	A home care pr	rovider must esta	ablish, implemen	t, and maintain a severe a	acute respiratory
10.19	syndrome-relat	ed coronavirus re	esponse plan. The	e severe acute respiratory	syndrome-related
10.20				th the requirements of su	
10.21		nust address the		•	
10.22	(1) baseline	and serial SARS	r-CoV testing of	all paid and unpaid emplo	yees, contractors,
10.23	students, volun	teers, clients, and	d visitors;		
10.24	(2) use of pe	ersonal protectiv	e equipment by a	ll paid and unpaid emplo	yees, contractors,
10.25	students, volun	teers, clients, and	d visitors;		
10.26	(3) balancin	g the rights of cl	ients with control	lling the spread of SARS-	-CoV-2 or similar
10.27	SARSr-CoV in	fections;			
10.28	(4) clearly i	nforming clients	of the home care	e provider's policies regar	ding the effect of

- 10.29 hospice orders, provider orders for life-sustaining treatment, do-not resuscitate orders, and
- 10.30 do-not intubate orders on any treatment of COVID-19 disease or similar severe acute
- 10.31 respiratory syndromes;

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11.1	(5) steps	to be taken when a	a client is suspect	ed of having a SARS-CoV	V-2 or similar
11.2	SARSr-CoV		k	0	
11.3	(6) steps	to be taken when a	client tests positiv	e for SARS-CoV-2 or sim	ilar SARSr-CoV
11.5	infection;				
		1 0	1. 1	• • • • • • •	
11.5	<u> </u>		-	es involving clients with s	
11.6 11.7		e service personne		n control procedures follow	ing the departure
11./		e service personne	of of other first res	ponders,	
11.8	<u>(8) notify</u>	ying the commission	oner when staffing	g levels are critically low;	and
11.9	<u>(9) takin</u>	g into account dem	entia-related con-	cerns.	
11.10	<u>(b) A hor</u>	me care provider m	nust provide the co	ommissioner with a copy	of a severe acute
11.11	respiratory s	yndrome-related c	oronavirus respor	nse plan meeting the requi	rements of this
11.12	subdivision	and subdivision 6.			
11.13	(c) A hor	me care provider n	nust make its seve	ere acute respiratory syndr	ome-related
11.14	coronavirus	response plan avai	lable to staff, clie	nts, and families of client	<u>s.</u>
11.15	EFFEC	FIVE DATE. This	section is effecti	ve the day following final	enactment.
11.16	Sec. 15. M	innesota Statutes 2	2019 Supplement,	section 144A.4798, is am	ended by adding
11.17	a subdivision	n to read:			
11.18	<u>Subd. 6.</u>	Disease preventio	n and infection c	ontrol in congregate sett	ings. (a) A home
11.19	care provide	r providing service	es to a client who	resides either in an assiste	ed living facility
11.20	licensed und	er section 144G.10) or in a housing w	ith services establishment	registered under
11.21	chapter 1441	D, regardless of the	e provider's status	as an arranged home care	e provider as
11.22	defined in se	ection 144D.01, sub	odivision 2a, must	coordinate and cooperate	with the assisted
11.23	living direct	or of the assisted li	iving facility in w	hich a client of the unaffil	liated home care
11.24	provider rest	ides or with the per	rson primarily res	ponsible for oversight and	l management of
11.25	a housing w	ith services establi	shment, as design	ated by the owner of the h	nousing with
11.26	services esta	blishment, in whic	ch a client of the h	nome care provider resides	s, to ensure that
11.27	the home car	re provider meets a	all the requirement	ts of this section while pr	oviding services
11.28	in these con	gregate settings.			
11.29	<u>(b)</u> In add	dition to meeting t	he requirements c	of subdivision 5, a home c	are provider
11.30	providing se	rvices to a client w	ho resides in eith	er an assisted living facilit	y licensed under
11.31	section 1440	G.10 or a housing v	with services estal	olishment registered under	r chapter 144D,
11.32	regardless of	f the provider's star	tus as an arranged	l home care provider as de	efined in section

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12.1	144D.01, subd	ivision 2a, must	also address in th	e provider's severe acute	respiratory
12.2	syndrome-rela	ted coronavirus	response plan the	following:	
12.3	(1) baseline	and serial SARS	Sr-CoV testing of	all paid and unpaid employ	yees, contractors,
12.4	students, volur	nteers, clients, ar	nd visitors of a co	ngregate setting in which	the home care
12.5	provider provi	des services;			
12.6	<u>(2) use of p</u>	ersonal protectiv	ve equipment by a	ll paid and unpaid employ	vees, contractors,
12.7	students, volur	nteers, clients, ar	nd visitors of a co	ngregate setting in which	the home care
12.8	provider provi	des services;			
12.9	(3) separati	on or isolation of	f clients infected w	vith SARS-CoV-2 or a sim	ilar SARSr-CoV
12.10	from clients w	ho are not infect	ed in a congregat	e setting in which the hon	ne care provider
12.11	serves clients;				
12.12	(4) client re	elocations, includ	ling steps to be tal	ken to mitigate trauma for	relocated clients
12.13	receiving mem	iory care;			
12.14	(5) mitigati	ng the effects of	separation or isola	ation of clients, including	virtual visitation,
12.15	outdoor visitat	ion, and for clien	ts who cannot go	outdoors, indoor visitation	n in a congregate
12.16	setting in whic	h the home care	provider serves c	lients;	
12.17	<u>(6) compas</u>	sionate care visit	ation in a congreg	ate setting in which the ho	me care provider
12.18	serves clients;				
12.19	(7) conside	ration of any car	npus model, mult	ple buildings on the same	property, or any
12.20	mix of indeper	ndent senior livir	ng units in the san	ne building as units in wh	ich home care
12.21	services are pr	ovided;			
12.22	(8) steps to	be taken when a	client in a congreg	ate setting in which the ho	me care provider
12.23	serves clients i	s suspected of ha	aving a SARS-Co	V-2 or similar SARSr-Co	V infection; and
12.24	(9) steps to	be taken when a	client in a congreg	ate setting in which the ho	me care provider
12.25	serves clients t	ests positive for	SARS-CoV-2 or	similar SARSr-CoV infe	ction.
12.26	(c) A home	care provider pi	oviding services	to a client who resides in o	either an assisted
12.27	living facility l	licensed under se	ection 144A.10 or	a housing with services of	establishment
12.28	registered unde	er chapter 144D,	regardless of the	provider's status as an arra	anged home care
12.29	provider as def	fined in section 1	44D.01, subdivisi	on 2a, must make the hom	ie care provider's
12.30	severe acute rea	spiratory syndroi	ne-related corona	virus response plan availal	ole to the assisted
12.31	living director	of the assisted li	ving facility in w	hich a client of the unaffi	liated home care
12.32	provider reside	es or to the perso	on primarily respo	nsible for oversight and n	nanagement of a

13.1	housing with services establishment, as designated by the owner of the housing with services
13.2	establishment, in which a client of the home care provider resides.
13.3	EFFECTIVE DATE. This section is effective the day following final enactment.
13.4	Sec. 16. Minnesota Statutes 2018, section 144A.751, subdivision 1, is amended to read:
13.5	Subdivision 1. Statement of rights. An individual who receives hospice care has the
13.6	right to:
13.7	(1) receive written information about rights in advance of receiving hospice care or
13.8	during the initial evaluation visit before the initiation of hospice care, including what to do
13.9	if rights are violated;
13.10	(2) receive care and services according to a suitable hospice plan of care and subject to
13.11	accepted hospice care standards and to take an active part in creating and changing the plan
13.12	and evaluating care and services;
13.13	(3) be told in advance of receiving care about the services that will be provided, the
13.14	disciplines that will furnish care, the frequency of visits proposed to be furnished, other
13.15	choices that are available, and the consequence of these choices, including the consequences
13.16	of refusing these services;
13.17	(4) be told in advance, whenever possible, of any change in the hospice plan of care and
13.18	to take an active part in any change;
13.19	(5) refuse services or treatment;
13.20	(6) know, in advance, any limits to the services available from a provider, and the
13.21	provider's grounds for a termination of services;
13.22	(7) know in advance of receiving care whether the hospice services may be covered by
13.23	health insurance, medical assistance, Medicare, or other health programs in which the
13.24	individual is enrolled;
13.25	(8) receive, upon request, a good faith estimate of the reimbursement the provider expects
13.26	to receive from the health plan company in which the individual is enrolled. A good faith
13.27	estimate must also be made available at the request of an individual who is not enrolled in
13.28	a health plan company. This payment information does not constitute a legally binding
13.29	estimate of the cost of services;
13.30	(9) know that there may be other services available in the community, including other
13.31	end of life services and other hospice providers, and know where to go for information
13.32	about these services;
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(10) choose freely among available providers and change providers after services have
begun, within the limits of health insurance, medical assistance, Medicare, or other health
programs;

(11) have personal, financial, and medical information kept private and be advised of
the provider's policies and procedures regarding disclosure of such information;

(12) be allowed access to records and written information from records according to
sections 144.291 to 144.298;

14.8

(13) be served by people who are properly trained and competent to perform their duties;

14.9 (14) be treated with courtesy and respect and to have the patient's property treated with14.10 respect;

(15) voice grievances regarding treatment or care that is, or fails to be, furnished or
regarding the lack of courtesy or respect to the patient or the patient's property;

14.13 (16) be free from physical and verbal abuse;

14.14 (17) reasonable, advance notice of changes in services or charges, including at least ten
14.15 days' advance notice of the termination of a service by a provider, except in cases where:

(i) the recipient of services engages in conduct that alters the conditions of employment
between the hospice provider and the individual providing hospice services, or creates an
abusive or unsafe work environment for the individual providing hospice services;

(ii) an emergency for the informal caregiver or a significant change in the recipient's
condition has resulted in service needs that exceed the current service provider agreement
and that cannot be safely met by the hospice provider; or

14.22 (iii) the recipient is no longer certified as terminally ill;

14.23 (18) a coordinated transfer when there will be a change in the provider of services;

(19) know how to contact an individual associated with the provider who is responsible
for handling problems and to have the provider investigate and attempt to resolve the
grievance or complaint;

14.27 (20) know the name and address of the state or county agency to contact for additional
14.28 information or assistance;

(21) assert these rights personally, or have them asserted by the hospice patient's family
when the patient has been judged incompetent, without retaliation; and

14.31 (22) have pain and symptoms managed to the patient's desired level of comfort-;

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15.1	<u>(23) revo</u>	oke hospice election	n at any time; and		
15.2	(24) rece	ive curative treatme	ent for any conditio	n unrelated to the condition	on that prompted
15.3	hospice elec	tion.			
15.4	EFFEC ⁷	FIVE DATE. This	section is effectiv	e the day following final	enactment.
15.5	Sec. 17. M	linnesota Statutes 2	2018, section 1440	.03, is amended by addi	ng a subdivision
15.6	to read:				
15.7	Subd. 7.	Disease prevention	n and infection co	1trol. A person or entity r	eceiving assisted
15.8	living title p	rotection under this	s chapter and the p	erson primarily responsi	ble for oversight
15.9	and manage	ment of a housing	with services estab	lishment, as designated l	by the owner of
15.10	the housing	with services estab	lishment, must co	ordinate and cooperate w	ith a home care
15.11	provider pro	viding services to	a client who reside	es in the establishment, re	gardless of the
15.12	home care pr	rovider's status as a	n arranged home ca	re provider as defined in s	section 144D.01,
15.13	subdivision	2a, to ensure that th	ne home care prov	ider meets all the require	ments of section
15.14	<u>144A.4798.</u>				
15.15	EFFEC	FIVE DATE. This	section is effectiv	e the day following final	enactment.
15.16	Sec. 18. M	linnesota Statutes 2	2018, section 1440	.03, is amended by addi	ng a subdivision
15.17	to read:				
15.18	<u>Subd. 8.</u>	<u>Tuberculosis (TB</u>) infection control	(a) A person or entity re	eceiving assisted
15.19	living title p	rotection under thi	s chapter must esta	blish and maintain a con	nprehensive
15.20	tuberculosis	infection control p	rogram according	to the most current tuber	culosis infection
15.21	control guid	elines issued by the	e United States Ce	nters for Disease Control	and Prevention
15.22	(CDC), Divi	ision of Tuberculos	is Elimination, as	published in the CDC's M	Morbidity and
15.23	Mortality W	eekly Report. This	program must inc	lude a tuberculosis infect	tion control plan
15.24	that covers a	all paid and unpaid	employees, contra	ctors, students, and volu	nteers. The
15.25	commission	er shall provide tecl	nnical assistance re	garding implementation of	of the guidelines.
15.26	<u>(b)</u> A per	rson or entity recei	ving assisted living	g title protection under th	is chapter may
15.27	comply with	the requirements	of this subdivision	by participating in a con	nprehensive
15.28	tuberculosis	infection control p	rogram of an arrai	nged home care provider.	<u>-</u>
15.29	<u>(c)</u> A per	son or entity receiv	ving assisted living	g title protection under th	is chapter must
15.30	<u>maintain wr</u>	itten evidence of co	ompliance with thi	s subdivision.	

15.31 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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16.1	Sec. 19. M	Iinnesota Statutes 2	2018, section 1440	G.03, is amended by addi	ng a subdivision
16.2	to read:			· ·	0
16.3	<u>Subd. 9.</u>	<u>Communicable d</u>	iseases. A person	or entity receiving assist	ed living title
16.4	protection u	nder this chapter m	ust follow current	state requirements for pro	evention, control,
16.5	and reportin	g of communicable	e diseases in Minn	esota Rules, parts 4605.7	7040, 4605.7044,
16.6		4605.7075, 4605.7			
16.7	<u>EFFEC</u>	TIVE DATE. This	section is effective	ve the day following final	l enactment.
16.8	Sec. 20. N	linnesota Statutes 2	2018, section 1440	G.03, is amended by addi	ng a subdivision
16.9	to read:				
16.10	<u>Subd. 10</u>). Infection contro	l program. (a) A	person or entity receiving	g assisted living
16.11	title protecti	on under this chapt	er must establish a	and maintain an effective	infection control
16.12	program that	t complies with acco	epted health care, r	nedical, and nursing stand	lards for infection
16.13	control.				
16.14	<u>(b)</u> A pe	rson or entity recei	ving assisted livin	g title protection under tl	his chapter may
16.15	comply with	n the requirements	of this subdivisior	by participating in an ef	fective infection
16.16	control prog	gram of an arranged	l home care provi	ler.	
16.17	<u>EFFEC</u>	TIVE DATE. This	section is effectiv	ve the day following final	l enactment.
16.18	Sec. 21. M	linnesota Statutes 2	2018, section 1440	G.03, is amended by addi	ng a subdivision
16.19	to read:				
16.20	<u>Subd. 11</u>	. <u>SARSr-CoV infe</u>	ection control. (a)	A person or entity receivi	ng assisted living
16.21	title protecti	on under this chapt	er must establish a	nd maintain a comprehen	sive SARSr-CoV
16.22	infection co	ntrol program that	complies with acc	epted health care, medic	al, and nursing
16.23	standards fo	r infection control a	according to the m	ost current SARS-CoV-2	infection control
16.24	guidelines o	r their successor ver	rsions issued by the	e United States Centers fo	r Disease Control
16.25	and Prevent	ion, Centers for M	edicare and Medic	aid Services, and the cor	nmissioner. This
16.26	program mu	st include a SARS	r-CoV infection co	ontrol plan that covers all	l paid and unpaid
16.27	employees,	contractors, studen	ts, volunteers, clie	ents, and visitors. The con	mmissioner shall
16.28	provide tech	nnical assistance re	garding implemen	tation of the guidelines.	
16.29	<u>(b)</u> A pe	rson or entity recei	ving assisted livin	g title protection under th	his chapter may
16.30	comply with	the requirements	of this subdivisior	by participating in a con	nprehensive
16.31	SARSr-CoV	v infection control	program of an arra	anged home care provide	r.

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17.1	(c) A per	rson or entity receiv	ving assisted livin	g title protection under th	is chapter must
17.2		ritten evidence of co			i
17.3	<u>EFFEC</u>	TIVE DATE. This	section is effectiv	ve the day following final	enactment.
17.4	Sec. 22. N	linnesota Statutes 2	2018, section 1440	G.03, is amended by addi	ng a subdivision
17.5	to read:				
17.6	<u>Subd. 12</u>	2. Severe acute resp	piratory syndrom	e-related coronavirus re	esponse plan. (a)
17.7	A person or	entity receiving ass	isted living title p	cotection under this chapte	er must establish,
17.8	implement,	and maintain a seve	ere acute respirato	ry syndrome-related coro	navirus response
17.9	plan. The se	evere acute respirate	ory syndrome-rela	ated coronavirus response	plan must be
17.10	consistent w	vith the requiremen	ts of subdivision	11 and at a minimum mus	t address the
17.11	following:				
17.12	<u>(1) basel</u>	ine and serial SARS	Sr-CoV testing of a	all paid and unpaid employ	vees, contractors,
17.13	students, vo	lunteers, clients, ar	nd visitors;		
17.14	<u>(2) use o</u>	f personal protectiv	ve equipment by a	ll paid and unpaid employ	ees, contractors,
17.15	students, vo	lunteers, clients, ar	nd visitors;		
17.16	<u>(3) separ</u>	ration or isolation of	clients infected w	ith SARS-CoV-2 or a sim	ilar SARSr-CoV
17.17	from clients	who are not;			
17.18	<u>(</u> 4) balar	ncing the rights of r	esidents with con	trolling the spread of SAI	RS-CoV-2 or
17.19	similar SAR	Sr-CoV infections	• 2		
17.20	(5) clien	t relocations, includ	ling steps to be tak	ten to mitigate trauma for	relocated clients
17.21	receiving m	emory care;			
17.22	<u>(6) clear</u>	ly informing clients	s of the home care	provider's policies regard	ling the effect of
17.23	hospice orde	ers, provider orders	for life-sustainin	g treatment, do not resusc	itate orders, and
17.24	do not intub	ate orders on any t	reatment of COV	D-19 disease or similar s	evere acute
17.25	respiratory s	syndromes;			
17.26	<u>(7) mitig</u>	ating the effects of	separation or isola	tion of clients, including	virtual visitation,
17.27	outdoor visi	tation, and for clien	nts who cannot go	outdoors, indoor visitatio	on;
17.28	<u>(8) comp</u>	passionate care visi	tation;		
17.29	<u>(9) consi</u>	ideration of any can	npus model, multi	ple buildings on the same	property, or any
17.30	mix of indep	pendent senior livir	ng units in the sam	ne building as assisted liv	ing units;

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18.1	(10) step	s to be taken when	a client is suspect	ed of having a SARS-Co	V-2 or similar
18.2	SARSr-CoV		L		
18.3	(11) step	s to be taken when	a client tests posi	tive for a SARS-CoV-2 or	r similar
18.4	SARSr-CoV		F		
18.5	(12) prof	tocols for emergenc	w medical respon	ses involving clients with	SARS-CoV-2
18.6	<u> </u>		-	ction control procedures f	
18.7		ambulance service			
18.8	<u>(13) noti</u>	fying the commissi	oner when staffin	g levels are critically low	; and
18.9	<u>(14) taki</u>	ng into account der	nentia-related con	cerns.	
18.10	<u>(b)</u> A per	rson or entity receiv	ving assisted livin	g title protection under th	is chapter must
18.11	provide the	commissioner with	a copy of a sever	e acute respiratory syndro	me-related
18.12	coronavirus	response plan meet	ting the requireme	ents of this subdivision.	
18.13	<u>(c)</u> A per	rson or entity receiv	ving assisted living	g title protection under thi	s chapter must
18.14	make its sev	vere acute respirator	y syndrome-relat	ed coronavirus response p	lan available to
18.15	staff, clients	, and families of cli	ents.		
18.16	<u>(d)</u> A per	rson or entity receiv	ving assisted livin	g title protection under th	is chapter may
18.17	comply with	the requirements of	of this subdivision	by participating in a com	prehensive
18.18	SARSr-CoV	v infection control p	orogram of an arra	inged home care provider.	<u>-</u>
18.19	<u>(e)</u> The c	commissioner may	impose a fine not	to exceed \$1,000 on the h	ousing with
18.20	services reg	istrant for a violatic	on of this subdivis	ion. A registrant may app	eal an imposed
18.21	fine under th	ne contested case pr	cocedure in section	n 144A.475, subdivisions	3a, 4, and 7.
18.22	Fines collec	ted under this section	on shall be deposit	ed in the state treasury and	d credited to the
18.23	state govern	ment special reven	ue fund. Continue	d noncompliance with the	e requirements
18.24	of this subdi	ivision may result in	n revocation or no	onrenewal of the housing	with services
18.25	registration.	The commissioner	shall make public	the list of all housing wi	th services
18.26	establishme	nts that have compl	ied with paragrap	<u>h (b).</u>	
18.27	<u>EFFEC</u>	FIVE DATE. This	section is effectiv	e the day following final	enactment.
18.28	Sec 23 M	linnesota Statutes 2	019 Supplement	section 144G.07, is amen	ded by adding a
18.29	subdivision		ors supprement,		ava oʻj aaanig a
18.30	Subd. 6.	Other laws. Nothi	ng in this section	affects the rights and rem	edies available
18.31		n 626.557, subdivis			
18.32	EFFEC	FIVE DATE. This	section is effectiv	e the day following final	enactment.
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19.1	Sec. 24. N	Iinnesota Statutes 2	2019 Supplement,	section 144G.07, is am	ended by adding a
19.2	subdivision	to read:			
19.3	Subd. 7.	Cause of action. A	A cause of action fo	r violations of this secti	on may be brought
19.4				m pursuing such an ac	
19.5	determinatio	on of retaliation by t	he commissioner ur	nder subdivision 5 may l	be used as evidence
19.6	of retaliation	n in any cause of a	ction under this sul	odivision.	
19.7	EFFEC	TIVE DATE. This	s section is effectiv	e August 1, 2021.	
19.8	Sec. 25. M	linnesota Statutes 2	019 Supplement, se	ection 144G.08, subdiv	ision 7, is amended
19.9	to read:				
19.10	Subd. 7.	Assisted living fac	cility. "Assisted liv	ing facility" means a li	censed facility that
19.11	provides sle	eping accommoda	tions and assisted l	iving services to one o	r more adults.
19.12	Assisted liv	ing facility include	es assisted living fa	cility with dementia ca	re, and does not
19.13	include:				
19.14	(1) emer	gency shelter, tran	sitional housing, or	any other residential u	units serving
19.15	exclusively	or primarily home	less individuals, as	defined under section	116L.361;
19.16	(2) a nur	sing home licensed	d under chapter 144	4A;	
19.17	(3) a hos	pital, certified boar	ding care, or superv	rised living facility licer	nsed under sections
19.18	144.50 to 14	14.56;			
19.19	(4) a lod	ging establishment	t licensed under ch	apter 157 and Minneso	ta Rules, parts
19.20	9520.0500 t	o 9520.0670, or ur	nder chapter 245D	or 245G;	
19.21	(5) servi	ces and residential	settings licensed u	nder chapter 245A, inc	luding adult foster
19.22	care and ser	vices and settings	governed under the	e standards in chapter 2	245D;
19.23	(6) a priv	vate home in which	the residents are re	elated by kinship, law,	or affinity with the
19.24	provider of	services;			
19.25	(7) a dul	y organized condo	minium, cooperativ	ve, and common intere	st community, or
19.26	owners' asso	ociation of the cond	dominium, coopera	tive, and common inte	erest community
19.27	where at lea	st 80 percent of the	e units that compris	se the condominium, c	ooperative, or
19.28	common int	erest community a	re occupied by indi	viduals who are the ow	vners, members, or
19.29	shareholder	s of the units;			
19.30	(8) a tem	porary family heal	th care dwelling as o	defined in sections 394.	307 and 462.3593;

20.1 (9) a setting offering services conducted by and for the adherents of any recognized
20.2 church or religious denomination for its members exclusively through spiritual means or
20.3 by prayer for healing;

(10) housing financed pursuant to sections 462A.37 and 462A.375, units financed with
low-income housing tax credits pursuant to United States Code, title 26, section 42, and
units financed by the Minnesota Housing Finance Agency that are intended to serve
individuals with disabilities or individuals who are homeless, except for those developments
that market or hold themselves out as assisted living facilities and provide assisted living
services;

20.10 (11) rental housing developed under United States Code, title 42, section 1437, or United
20.11 States Code, title 12, section 1701q;

(12) rental housing designated for occupancy by only elderly or elderly and disabled
residents under United States Code, title 42, section 1437e, or rental housing for qualifying
families under Code of Federal Regulations, title 24, section 983.56;

20.15 (13) rental housing funded under United States Code, title 42, chapter 89, or United
20.16 States Code, title 42, section 8011; or

20.17 (14) a covered setting as defined in section 325F.721, subdivision 1, paragraph (b).; or

20.18 (15) any establishment that exclusively or primarily serves as a shelter or temporary 20.19 shelter for victims of domestic or any other form of violence.

20.20 **EFFECTIVE DATE.** This section is effective August 1, 2021.

20.21 Sec. 26. Minnesota Statutes 2019 Supplement, section 144G.08, is amended by adding a subdivision to read:

20.23 Subd. 7a. Assisted living facility license. "Assisted living facility license" means a

20.24 certificate issued by the commissioner under section 144G.10 that authorizes the licensee

20.25 to manage, control, and operate an assisted living facility for a specified period of time and

20.26 in accordance with the terms of the license and the rules of the commissioner.

20.27 **EFFECTIVE DATE.** This section is effective August 1, 2021.

20.28 Sec. 27. Minnesota Statutes 2019 Supplement, section 144G.08, subdivision 9, is amended 20.29 to read:

20.30 Subd. 9. Assisted living services. "Assisted living services" includes one or more of 20.31 the following:

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21.1	(1) assisting with dressing, self-feeding, oral hygiene, hair care, grooming, toileting, and
21.2	bathing;
21.3	(2) providing standby assistance;
21.4	(3) providing verbal or visual reminders to the resident to take regularly scheduled
21.5	medication, which includes bringing the resident previously set up medication, medication
21.6	in original containers, or liquid or food to accompany the medication;
21.7	(4) providing verbal or visual reminders to the resident to perform regularly scheduled
21.8	treatments and exercises;
21.9	(5) preparing modified specialized diets ordered by a licensed health professional;
21.10	(6) services of an advanced practice registered nurse, registered nurse, licensed practical
21.11	nurse, physical therapist, respiratory therapist, occupational therapist, speech-language
21.12	pathologist, dietitian or nutritionist, or social worker;
21.13	(7) tasks delegated to unlicensed personnel by a registered nurse or assigned by a licensed
21.14	health professional within the person's scope of practice;
21.15	(8) medication management services;
21.16	(9) hands-on assistance with transfers and mobility;
21.17	(10) treatment and therapies;
21.18	(11) assisting residents with eating when the residents have complicated eating problems
21.19	as identified in the resident record or through an assessment such as difficulty swallowing,
21.20	recurrent lung aspirations, or requiring the use of a tube or parenteral or intravenous
21.21	instruments to be fed;
21.22	(12) providing other complex or specialty health care services; and
21.23	(13) supportive services in addition to the provision of at least one of the services listed
21.24	in clauses (1) to (12).
21.25	EFFECTIVE DATE. This section is effective August 1, 2021.
21.26	Sec. 28. Minnesota Statutes 2019 Supplement, section 144G.08, subdivision 23, is amended
21.27	to read:
21.28	Subd. 23. Direct ownership interest. "Direct ownership interest" means an individual
21.29	or organization legal entity with the possession of at least five percent equity in capital,
21.30	stock, or profits of the licensee, or who is a member of a limited liability company of the

21.31 licensee.

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22.1	<u>EFFEC</u>	TIVE DATE. <u>This</u>	section is effective	e August 1, 2021.	
22.2	Sec. 29. M	innesota Statutes 20)19 Supplement, se	ection 144G.09, subdivis	tion 3, is amended
22.3	to read:				
22.4	Subd. 3.	Rulemaking autho	orized. (a) The com	missioner shall adopt ru	les for all assisted
22.5	living facilit	ties that promote pe	erson-centered plar	nning and service delive	ery and optimal
22.6	quality of lif	fe, and that ensure r	esident rights are p	protected, resident choic	ce is allowed, and
22.7	public healt	h and safety is ensu	ured.		
22.8	(b) On Ju	uly 1, 2019, the cor	nmissioner shall b	egin rulemaking.	
22.9	(c) The c	commissioner shall	adopt rules that inc	clude but are not limited	to the following:
22.10	(1) staffi	ng appropriate for	each licensure cate	gory to best protect the	health and safety
22.11	of residents	no matter their vul	nerability <u>, includir</u>	ng staffing ratios;	
22.12	(2) traini	ing prerequisites an	d ongoing training	, including dementia ca	re training and
22.13	standards fo	or demonstrating co	mpetency;		
22.14	(3) proce	edures for discharge	e planning and ens	uring resident appeal rig	ghts;
22.15	(4) initia	l assessments, cont	inuing assessment	s, and a uniform assessi	nent tool;
22.16	(5) emer	gency disaster and	preparedness plans	5;	
22.17	(6) unifo	orm checklist disclo	sure of services;		
22.18	(7) a def	inition of serious in	jury that results fr	om maltreatment;	
22.19	(8) cond	itions and fine amo	unts for planned c	losures;	
22.20	(9) proce	dures and timelines	for the commission	ner regarding termination	n appeals between
22.21	facilities and	d the Office of Adn	ninistrative Hearin	gs;	
22.22	(10) esta	blishing base fees a	and per-resident fe	es for each category of	licensure;
22.23	(11) cons	sidering the establis	shment of a maxim	num amount for any one	e fee;
22.24	(12) proc	cedures for relinqui	shing an assisted l	iving facility with demo	entia care license
22.25	and fine ame	ounts for noncomp	liance; and		
22.26	(13) proc	cedures to efficient	ly transfer existing	housing with services	registrants and
22.27	home care li	icensees to the new	assisted living fac	ility licensure structure	
22.28	(d) The c	commissioner shall	publish the propos	ed rules by December 3	1, 2019, and shall
22.29	publish fina	l rules by Decembe	er 31, 2020.		

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23.1	(e) Notw	ithstanding section	14.125, the comm	issioner's authority to ado	ot rules authorized
23.2	<u> </u>			the 18-month time limit t	
23.3	1, 2019.				
23.4	EFFEC	TIVE DATE. This	section is effecti	ve the day following fina	l enactment.
23.5	Sec. 30. M	innesota Statutes 2	019 Supplement,	section 144G.10, subdivis	sion 1, is amended
23.6	to read:				
23.7	Subdivis	ion 1. License req	uired. <u>(a)</u> Beginn	ning August 1, 2021, no a	ssisted living
23.8	facility may	operate in Minnes	ota unless it is lic	ensed under this chapter.	
23.9	The lice	nsee is legally resp	onsible for the ma	anagement, control, and (operation of the
23.10	facility, rega	ardless of the existent	ence of a manager	nent agreement or subco	ntract. Nothing in
23.11	this chapter	shall in any way af l	fect the rights and	remedies available under	: other law. unless
23.12	licensed und	ler this chapter, no	individual, organ	ization, or government en	ntity may:
23.13	<u>(1)</u> mana	age, control, or ope	rate an assisted li	ving facility in Minnesot	a; or
23.14	(2) adver	rtise, market, or oth	nerwise promote i	its facility as providing as	ssisted living
23.15	services or s	specialized care for	individuals with	Alzheimer's disease or o	ther dementias.
23.16	<u>(b) The l</u>	icensee is legally re	esponsible for the	management, control, an	d operation of the
23.17	facility, rega	ardless of the existent	ence of a manager	ment agreement or subcom	ntract. Nothing in
23.18	this chapter	shall in any way at	fect the rights an	d remedies available und	er other law.
23.19	(c) Upon	approving an appli	cation for an assis	ted living facility license,	the commissioner
23.20	shall issue a	single assisted livi	ng facility licens	e for each facility located	l at a separate
23.21	address, exc	ept as provided in	paragraph (d).		
23.22	(d) Upor	n approving an app	lication for an ass	sisted living facility locat	ed on a campus
23.23	and at the re	equest of the applic	ant, the commissi	ioner may issue an assiste	ed living facility
23.24	license for th	ne campus at the add	dress of the campu	ıs' main building. An assis	sted living facility
23.25	license for a	campus shall identi	fy the address and	l licensed resident capacit	y of each building
23.26	located on the	he campus in whicl	n assisted living s	ervices are provided.	
23.27	(e) Befor	re any building to b	be included on a c	campus advertises, marke	ts, or promotes
23.28	itself as prov	viding specialized ca	re for individuals	with Alzheimer's disease	or other dementias
23.29	or a secured	dementia care uni	t, the individual, o	organization, or governm	ent entity must
23.30	apply for the	e assisted living wi	th dementia care	level of licensure for that	campus license
23.31	or apply for	a separate assisted	living facility wi	th dementia care level of	licensure. These
23.32	services may	y not be provided at	the building unti	l the license is issued by t	he commissioner.

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24.1	EFFECT	IVE DATE. This	section is effectiv	re August 1, 2021.	
24.2	Sec. 31. Mi	nnesota Statutes 2	2019 Supplement,	section 144G.10, is ame	nded by adding a
24.3	subdivision to				, ,
24.4	Subd. 1a.	Definitions. (a) F	for the purposes of	f this section, the terms d	efined in this
24.5	subdivision h	ave the meanings	given them.		
24.6	<u>(b)</u> "Adjao	cent" means sharin	ng a portion of a lo	egal boundary.	
24.7	<u>(c)</u> "Camp	ous" means an ass	isted living facility	y that provides sleeping a	accommodations
24.8	and assisted l	iving services ope	erated by the same	licensee in:	
24.9	<u>(1)</u> two or	more buildings, e	each with a separa	te address, located on the	e same property
24.10	identified by	a single property	identification num	iber;	
24.11	<u>(2)</u> a singl	le building having	two or more addr	resses, located on the sam	ne property,
24.12	identified by	a single property	identification num	iber; or	
24.13	<u>(3) two or</u>	more buildings a	t different address	es, identified by differen	t property
24.14	identification	numbers, when the	he buildings are lo	cated on adjacent proper	ties.
24.15	<u>(d)</u> "Camp	ous' main building	g" means a buildin	g designated by the com	missioner as the
24.16	<u>main building</u>	g of a campus and	to which the com	missioner may issue an a	ussisted living
24.17	facility licens	se for a campus.			
24.18	EFFECTIVE DATE. This section is effective August 1, 2021.				
24.19	Sec. 32. [14	4G.191] ASSIST	TED LIVING FA	CILITY LICENSING	
24.20	IMPLEMEN	NTATION; PROV	VISIONAL LICE	CNSES; TRANSITION	PERIOD FOR
24.21	CURRENT	PROVIDERS.			
24.22	Subdivisi	on 1. Provisional	licenses. (a) Begi	nning March 1, 2021, ap	plications for
24.23	provisional as	ssisted living facil	lity licenses under	section 144G.16 may be	submitted. No
24.24	provisional a	ssisted living facil	lity licenses under	this chapter shall be effe	ective prior to
24.25	August 1, 202	<u>21.</u>			
24.26	(b) Begin	ning June 1, 2021	, no initial housing	g with services establishr	nent registration
24.27	applications s	shall be accepted u	under chapter 144	<u>D.</u>	
24.28	(c) Begini	ning June 1, 2021	, no temporary con	nprehensive home care p	provider license
24.29	applications s	shall be accepted f	or providers that d	o not intend to provide ho	ome care services
24.30	under section	s 144A.43 to 144	A.484 on or after .	August 1, 2021.	

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25.1	Subd. 2. N	lew construction	; building permit	. (a) All prospective assist	ted living facility
25.2	license applic	ants seeking a lic	ense for new cons	truction who have submi	tted a complete
25.3	building perm	nit application to t	the appropriate bu	ilding code jurisdiction o	n or before July
25.4	<u>31, 2021, may</u>	meet constructio	n requirements in	effect when the applicatio	n was submitted.
25.5	(b) All pro	ospective assisted	living facility lice	ense applicants seeking a	license for new
25.6	construction v	vho have submitt	ed a complete buil	ding permit application to	o the appropriate
25.7	building code	jurisdiction on o	r after August 1, 2	021, must meet the const	ruction
25.8	requirements	under section 144	4G.45.		
25.9	(c) For the	purposes of para	graph (a), in areas	of jurisdiction where the	re is no building
25.10	code authority	y, a complete app	lication for an elec	trical or plumbing permi	t is acceptable in
25.11	lieu of the bui	ilding permit app	lication.		
25.12	(d) For the	e purposes of para	agraph (a), in juris	dictions where building p	olan review
25.13	applications a	re separated from	n building permit a	applications, a complete a	pplication for
25.14	plan review is	acceptable in lie	u of the building J	permit application.	
25.15	<u>Subd. 3.</u> N	ew construction	<mark>; plan review.</mark> Beg	inning March 1, 2021, pro	ospective assisted
25.16	living facility	license applicant	s under new const	ruction may submit to the	e commissioner
25.17	plans and spec	cifications describ	bed in section 144	G.45, subdivision 6, for p	lan review of the
25.18	new construct	tion requirements	under section 144	<u>IG.45.</u>	
25.19	<u>Subd. 4.</u>	urrent compreh	ensive home care	e providers; provision o	f assisted living
25.20	<u>services.</u> (a) (Comprehensive h	ome care provider	s that do not intend to pro	ovide home care
25.21	services under	r chapter 144A or	n or after August 1	, 2021, shall be issued a	prorated license
25.22	period upon r	enewal, effective	for license renewa	als beginning on or after	September 1,
25.23	2020. The prop	rated license perio	d shall be effective	from the provider's curren	nt comprehensive
25.24	home care lice	ense renewal date	e through July 31,	2021.	
25.25	(b) Compr	ehensive home ca	re providers with p	rorated license periods sha	all pay a prorated
25.26	fee based on t	he number of mo	onths the comprehe	ensive home care license	is in effect.
25.27	<u>(c)</u> A com	prehensive home	care provider usin	g the prorated license per	iod in paragraph
25.28	(a), or who of	herwise does not	intend to provide	home care services under	chapter 144A
25.29	on or after Au	gust 1, 2021, mus	st notify the recipio	ents of changes to their ho	me care services
25.30	in writing at le	east 60 days befor	e the expiration of	its license, or no later that	n May 31, 2021,
25.31	whichever is a	earlier. The notice	e must:		
25.32	(1) state th	at the provider w	ill no longer be pr	oviding home care servic	es under chapter
25.33	144A;				

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26.1	<u>(2) inclu</u>	de the date when th	he provider will no	o longer be providing the	ese services;
26.2	(3) inclu	de the name, e-mai	l address, and telep	phone number of the ind	ividual associated
26.3	with the cor	nprehensive home	care provider that	the recipient of home ca	are services may
26.4	contact to d	iscuss the notice;			
26.5	<u>(4) inclu</u>	de the contact info	rmation consisting	of the telephone number	er, e-mail address <u>,</u>
26.6	mailing add	ress, and website for	or the Office of Or	nbudsman for Long-Ter	m Care and the
26.7	Office of Or	mbudsman for Mer	ntal Health and De	velopmental Disabilities	s; and
26.8	(5) for re	cipients of home ca	are services who re	eceive home and commu	nity-based waiver
26.9	services und	ler section 256B.49	and chapter 256S	, this written notice mus	t also be provided
26.10	to the reside	ent's case manager a	at the same time th	nat it is provided to the r	esident.
26.11	A comprehe	nsive home care pr	ovider that obtains	an assisted living facilit	y license but does
26.12	so under a d	ifferent business na	ame as a result of	reincorporation, and cor	ntinues to provide
26.13	services to t	he recipient, is not	subject to the 60-o	day notice required unde	er this paragraph.
26.14	However, th	e provider must ot	herwise provide no	otice to the recipient as	required under
26.15	sections 144	A.44, 144A.441, a	und 144A.442, as a	pplicable, and section 1	<u>44A.4791.</u>
26.16	Subd. 5.	Current housing	with services esta	blishment registration	to an assisted
26.17	living facili	ty license; converg	sion to licensure.	(a) Beginning January 1	, 2021, all current
26.18	housing with	n services establishr	ments registered un	der chapter 144D and in	tending to provide
26.19	assisted livit	ng services on or af	fter August 1, 2021	, must apply for an assis	sted living facility
26.20	license unde	er this chapter. The	initial assisted liv	ing facility license issue	d will not be a
26.21	provisional	license as identifie	d under subdivisio	n 1. The applicant on th	e assisted living
26.22	facility licer	use application may	y, but need not, be	the same as the current	housing with
26.23	services esta	ablishment registra	<u>nt.</u>		
26.24	<u>(b) Notw</u>	vithstanding the hou	using with services	contract requirements id	entified in section
26.25	144D.04, an	y existing housing	with services esta	blishment registered une	der chapter 144D
26.26	that does no	t intend to convert	its registration to a	n assisted living facility	license under this
26.27	chapter mus	t provide written n	otice to its residen	ts at least 60 days before	the expiration of
26.28	its registrati	on, or no later than	May 31, 2021, w	hichever is earlier. The 1	notice must:
26.29	<u>(1)</u> state	that the housing w	ith services establi	shment does not intend	to convert to an
26.30	assisted livi	ng facility;			
26.31	<u>(2) inclu</u>	de the date when th	e housing with ser	vices establishment will	no longer provide
26.32	housing with	h services;			

27.1	(3) include the name, e-mail address, and telephone number of the individual associated
27.2	with the housing with services establishment that the recipient of home care services may
27.3	contact to discuss the notice;
27.4	(4) include the contact information consisting of the telephone number, e-mail address,
27.5	mailing address, and website for the state Office of Ombudsman for Long-Term Care and
27.6	the Office of Ombudsman for Mental Health and Developmental Disabilities; and
27.7	(5) for residents who receive home and community-based waiver services under section
27.8	256B.49 and chapter 256S, the written notice must also be provided to the resident's case
27.9	manager at the same time that it is provided to the resident.
27.10	A housing with services provider that obtains an assisted living facility license, but does so
27.11	under a different business name as a result of reincorporation, and continues to provide
27.12	services to the recipient, is not subject to the 60-day notice required under this paragraph.
27.13	However, the provider must otherwise provide notice to the recipient as required under
27.14	sections 144D.04 and 144D.045, as applicable, and section 144D.09.
27.15	(c) By August 1, 2021, all registered housing with services establishments providing
27.16	assisted living as defined in section 144G.01, subdivision 2, prior to August 1, 2021, must
27.17	have an assisted living facility license under this chapter.
27.18	(d) Effective August 1, 2021, any housing with services establishment registered under
27.19	chapter 144D that has not converted its registration to an assisted living facility license
27.20	under this chapter is prohibited from providing assisted living services.
27.21	Subd. 6. Conversion to assisted living licensure; renewal periods; prorated
27.22	licenses. (a) Applicants converting from a housing with services establishment registration
27.23	under chapter 144D to an assisted living facility license under this chapter must be provided
27.24	a new renewal date upon application for an assisted living facility license. The initial assisted
27.25	living facility license issued will not be a provisional license as identified under subdivision
27.26	1. The commissioner shall assign a new, randomly generated renewal date to evenly disperse
27.27	assisted living facility license renewal dates throughout a calendar year.
27.28	(b) Applicants converting from a housing with services establishment registration to an
27.29	assisted living facility license that receive new license renewal dates occurring in November
27.30	or December must choose one of two options:
27.31	(1) receive one assisted living facility license upon conversion effective August 1, 2021,
27.32	and prorated for 15- or 16-month periods, respectively; or

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28.1	(2) receive one assisted living facility license upon conversion, effective August 1, 2021,
28.2	prorated for three- or four-month periods, respectively.
28.3	(c) Applicants converting from a housing with services establishment registration to an
28.4	assisted living facility license that receive new license renewal dates occurring in January
28.5	through July shall receive one assisted living facility license upon conversion effective
28.6	August 1, 2021, and prorated for five- to 11-month periods, respectively.
28.7	(d) Applicants converting from a housing with services establishment registration to an
28.8	assisted living facility license that receive a new license renewal date occurring in August
28.9	shall receive one assisted living facility license upon conversation effective for a full
28.10	12-month period.
28.11	(e) An assisted living facility shall receive its first assisted living facility license renewal
28.12	application for a full 12-month effective period approximately 90 days prior to the expiration
28.13	of the facility's prorated license.
28.14	(f) Applicants with a current housing with services establishment registration who intend
28.15	to obtain more than one assisted living facility license under this chapter may request that
28.16	the commissioner allow all applicable renewal dates to occur on the same date or may
28.17	request all applicable renewal dates to occur at different points throughout a calendar year.
28.18	(g) All prorated licensing fee amounts for applicants converting from a housing with
28.19	services establishment to an assisted living facility license must be determined by calculating
28.20	the appropriate annual fee based on section 144.122, paragraph (d), and dividing the total
28.21	annual fee amount by the number of months the prorated license is effective.
28.22	Subd. 7. Conversion to assisted living licensure; background studies. (a) Any
28.23	individual listed on an application of a registered housing with services establishment
28.24	converting to an assisted living facility license who is not on the existing housing with
28.25	services registration and either has a direct ownership interest or is a managerial official is
28.26	subject to the background study requirements of section 144.057. No individual may be
28.27	involved in the management, operation, or control of an assisted living facility if the
28.28	individual has been disqualified under chapter 245C.
28.29	(b) The commissioner shall not issue a license if any controlling individual, including
28.30	a managerial official, has been unsuccessful in having a background study disqualification
28.31	set aside under section 144.057 and chapter 245C.
28.32	(c) If the individual requests reconsideration of a disqualification under section 144.057
28.33	or chapter 245C and the commissioner sets aside or rescinds the disqualification, the

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29.1	individual is	eligible to be invo	lved in the manage	ement, operation, or cont	rol of the assisted
29.2	living facilit	<u>y.</u>		•	
29.3	(d) If an	individual has a di	squalification und	er section 245C.15, subd	ivision 1, and the
29.4	<u> </u>		-	ualification is barred from	
29.5	the individua	al must not be invo	lved in the manage	ement, operation, or cont	rol of the assisted
29.6	living facilit	<u>y.</u>			
29.7	(e) Data	collected under this	subdivision shall	be classified as private da	ata on individuals
29.8	under sectio	n 13.02, subdivisio	on 12.		
29.9	<u>Subd. 8.</u>	Changes of owne	rship; current ho	using with services esta	ıblishment
29.10	registration	s. (a) If an applica	nt converting fron	n a housing with services	s establishment
29.11	registration t	o an assisted living	facility license an	ticipates a change of own	ership transaction
29.12	effective on	or after August 1,	2021, the applicar	nt must submit an assiste	d living facility
29.13	change of ov	wnership application	on with the assisted	l living facility license ap	oplication and the
29.14	assisted livin	ng licensure fees ir	section 144.122,	paragraph (d).	
29.15	(b) Appl	ications for change	s of ownership un	der paragraph (a) must be	e submitted to the
29.16	commission	er at least 60 calen	dar days prior to t	he anticipated effective c	late of the sale or
29.17	transaction.				
29.18	<u>Subd. 9.</u>	Expiration. This s	section expires Au	gust 1, 2022.	
29.19	EFFEC	FIVE DATE. This	section is effectiv	e the day following final	enactment unless
29.20	a different d	ate is specified in a	a subdivision in th	is section.	
20.21	Sec. 22 M	innegata Statutas 2	010 Sumlament	action 144C 42 auch divis	: 0 : d- d
29.21		innesola Statules 2	019 Supplement, s	ection 144G.42, subdivis	ion 9, is amended
29.22	to read:				
29.23	Subd. 9.	Tuberculosis prev	vention and contr	rol. (a) The facility must	establish and
29.24	maintain a c	omprehensive tube	erculosis infection	control program accordi	ng to the most
29.25	current tube	rculosis infection c	control guidelines	issued by the United Sta	tes Centers for
29.26	Disease Con	trol and Prevention	n (CDC), Division	of Tuberculosis Elimina	tion, as published
29.27	in the CDC's	Morbidity and Mo	ortality Weekly Re	port (MMWR). The prog	ram must include
29.28	a tuberculos	is infection control	plan that covers a	ll paid and unpaid employ	yees, contractors,
29.29	students, and	d regularly schedul	ed volunteers. Th	e commissioner shall pro	ovide technical
29.30	assistance re	garding implemen	tation of the guide	elines.	
29.31	<u>(b) The f</u>	acility must maint	ain written eviden	ce of compliance with th	is subdivision.
29.32	EFFEC	FIVE DATE. This	section is effective	ve August 1, 2021.	

Sec. 33.

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30.1	Sec. 34. Mi	innesota Statutes 2	019 Supplement	, section 144G.42, is amen	ided by adding a
30.2	subdivision t	o read:			
30.3	Subd. 9a.	Communicable of	liseases. The faci	ility must follow current st	ate requirements
30.4	for preventio	n, control, and rep	orting of commu	nicable diseases as define	d in Minnesota
30.5	Rules, parts 4	4605.7040, 4605.7	044, 4605.7050,	4605.7075, 4605.7080, ar	ud 4605.7090.
30.6	EFFECT	TIVE DATE. This	section is effecti	ve August 1, 2021.	
30.7	Sec. 35. Mi	innesota Statutes 2	019 Supplement	, section 144G.42, is amer	ided by adding a
30.8	subdivision t	o read:			
30.9	<u>Subd. 9b.</u>	Infection control	<mark>l program.</mark> (a) T	he facility must establish a	und maintain an
30.10	effective infe	ection control prog	ram that complie	es with accepted health car	e, medical, and
30.11	nursing stand	lards for infection	control, includin	g during a disease pandem	nic.
30.12	<u>(b) The fa</u>	acility must mainta	in written evider	nce of compliance with thi	s subdivision.
30.13	EFFECT	TIVE DATE. This	section is effecti	ve August 1, 2021.	
30.14	Sec. 36. Mi	innesota Statutes 2	019 Supplement	, section 144G.42, is amen	ided by adding a
30.15	subdivision t	o read:			
30.16	Subd. 9c.	SARSr-CoV infe	ection control. (a) A facility must establish	and maintain a
30.17	comprehensi	ve SARSr-CoV in	fection control p	rogram that complies with	accepted health
30.18	care, medical	l, and nursing stan	dards for infection	on control according to the	most current
30.19	SARS-CoV-2	2 infection control	guidelines or the	eir successor versions issue	ed by the United
30.20	States Center	rs for Disease Con	trol and Preventi	on, Centers for Medicare a	and Medicaid
30.21	Services, and	l the commissioner	. This program m	ust include a SARSr-CoV	infection control
30.22	plan that cov	ers all paid and un	paid employees, o	contractors, students, volu	nteers, residents,
30.23	and visitors.	The commissioner	shall provide tech	hnical assistance regarding	implementation
30.24	of the guidel	ines.			
30.25	<u>(b) The fa</u>	acility must mainta	in written evider	nce of compliance with thi	s subdivision.
30.26	EFFECT	TIVE DATE. This	section is effecti	ve August 1, 2021.	
30.27	Sec. 37. Mi	innesota Statutes 2	019 Supplement	, section 144G.42, is amer	ided by adding a
30.28	subdivision t	o read:			
30.29	Subd. 9d.	Severe acute resp	biratory syndron	ne-related coronavirus re	sponse plan. <u>(a)</u>
30.30	A facility mu	ıst establish, imple	ement, and mainta	ain a severe acute respirate	ory
30.31	syndrome-rel	lated coronavirus r	esponse plan. The	e severe acute respiratory s	yndrome-related

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31.1	coronavirus 1	esponse plan mus	t be consistent wit	h the requirements of su	bdivision 9c and		
31.2	at a minimum must address the following:						
31.3	(1) baselin	(1) baseline and serial SARSr-CoV testing of all paid and unpaid employees, contractors,					
31.4	students, volunteers, clients and visitors;						
31.5	<u>(</u> 2) use of	personal protectiv	ve equipment by al	l paid and unpaid emplo	yees, contractors,		
31.6	students, vol	unteers, clients, ar	nd visitors;				
31.7	(3) separa	tion or isolation of	f clients infected w	ith SARS-CoV-2 or a sin	nilar SARSr-CoV		
31.8	from clients	who are not;					
31.9	<u>(</u> 4) balano	cing the rights of r	residents with cont	rolling the spread of SA	RS-CoV-2 or		
31.10	similar SARS	Sr-CoV infections	• <u>2</u>				
31.11	(5) client	relocations, incluc	ling steps to be tak	en to mitigate trauma fo	r relocated clients		
31.12	receiving me	mory care;					
31.13	(6) clearl	y informing client	s of the facility's p	olicies regarding the eff	ect of hospice		
31.14	orders, provi	der orders for life-	-sustaining treatme	ent, do not resuscitate or	ders, and do not		
31.15	intubate orde	intubate orders on any treatment of COVID-19 disease or similar severe acute respiratory					
31.16	syndromes;						
31.17	(7) mitiga	ting the effects of s	separation or isolati	on of residents, including	g virtual visitation,		
31.18	outdoor visit	ation, and for resid	dents who cannot g	go outdoors, indoor visit	tation;		
31.19	<u>(8)</u> compa	assionate care visi	tation;				
31.20	<u>(9) consid</u>	leration of any car	npus model, multi	ple buildings on the sam	e property, or any		
31.21	mix of indep	endent senior livir	ng units in the sam	e building as assisted liv	ving units;		
31.22	(10) steps	to be taken when	a client is suspect	ed of having a SARS-C	oV-2 or similar		
31.23	SARSr-CoV	infection;					
31.24	(11) steps	to be taken when	a client tests posit	tive for a SARS-CoV-2	or similar		
31.25	SARSr-CoV	infection;					
31.26	<u>(12) prote</u>	ocols for emergend	cy medical respons	ses involving clients wit	h SARS-CoV-2		
31.27	or similar SA	RSr-CoV infectio	ons, including infe	ction control procedures	following the		
31.28	departure of	ambulance service	e personnel or othe	er first responders;			
31.29	<u>(13) notif</u>	ying the commiss	ioner when staffin	g levels are critically lov	w; and		
31.30	<u>(14) takir</u>	g into account der	mentia-related con	cerns.			

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32.1 (b) A facility must provide the commissioner with a copy of a severe acute respirator
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- 32.2 syndrome-related coronavirus response plan meeting the requirements of this subdivision.
- 32.3 (c) A facility must make its severe acute respiratory syndrome-related coronavirus

32.4 response plan available to staff, clients, and families of clients.

32.5 **EFFECTIVE DATE.** This section is effective August 1, 2021.

32.6 Sec. 38. Minnesota Statutes 2019 Supplement, section 144G.45, subdivision 2, is amended 32.7 to read:

32.8 Subd. 2. Fire protection and physical environment. (a) Each assisted living facility
32.9 must have a comprehensive fire protection system that includes comply with the State Fire
32.10 Code in Minnesota Rules, chapter 7511, and:

32.11 (1) protection throughout by an approved supervised automatic sprinkler system according
 32.12 to building code requirements established in Minnesota Rules, part 1305.0903, or smoke

32.13 detectors in each occupied room installed and maintained in accordance with the National

32.14 Fire Protection Association (NFPA) Standard 72 for dwellings or sleeping units, as defined

32.15 <u>in the Minnesota State Fire Code: (i) provide smoke alarms in each room used for sleeping</u>

32.16 purposes; (ii) provide smoke alarms outside of each separate sleeping area in the immediate

32.17 vicinity of bedrooms; (iii) provide smoke alarms on each story within a dwelling unit,

32.18 including basements, but not including crawl spaces and unoccupied attics; (iv) where more

32.19 than one smoke alarm is required within an individual dwelling unit or sleeping unit,

32.20 interconnect all smoke alarms so that actuation of one alarm causes all alarms in the

32.21 individual dwelling unit or sleeping unit to operate; and (v) ensure the power supply for

32.22 existing smoke alarms complies with the State Fire Code, except that newly introduced

32.23 smoke alarms in existing buildings may be battery operated;

32.24 (2) <u>install portable fire extinguishers installed and tested in accordance with the NFPA</u>
32.25 Standard 10; and

32.26 (3) <u>keep</u> the physical environment, including walls, floors, ceiling, all furnishings,
32.27 grounds, systems, and equipment that is kept in a continuous state of good repair and
32.28 operation with regard to the health, safety, comfort, and well-being of the residents in
32.29 accordance with a maintenance and repair program.

32.30 (b) Fire drills in assisted living facilities shall be conducted in accordance with the
32.31 residential board and care requirements in the Life Safety Code, except that fire drills in
32.32 secured dementia care units shall be conducted in accordance with section 144G.81,
32.33 subdivision 2.

(c) Existing construction or elements, including assisted living facilities that were
registered as housing with services establishments under chapter 144D prior to August 1,
2021, shall be permitted to be continued continue in use provided such use does not constitute
a distinct hazard to life. Any existing elements that an authority having jurisdiction deems
a distinct hazard to life must be corrected. The facility must document in the facility's records
any actions taken to comply with a correction order, and must submit to the commissioner
for review and approval prior to correction.

33.8 **EFFECTIVE DATE.** This section is effective August 1, 2021.

33.9 Sec. 39. Minnesota Statutes 2019 Supplement, section 144G.45, subdivision 5, is amended
33.10 to read:

33.11 Subd. 5. Assisted living facilities; Life Safety Code. (a) All assisted living facilities
33.12 with six or more residents must meet the applicable provisions of the most current 2018
33.13 edition of the NFPA Standard 101, Life Safety Code, Residential Board and Care
33.14 Occupancies chapter. The minimum design standard shall be met for all new licenses, new
33.15 construction, modifications, renovations, alterations, changes of use, or additions.

33.16 (b) If the commissioner decides to update the Life Safety Code for purposes of this subdivision, the commissioner must notify the chairs and ranking minority members of the 33.17 legislative committees and divisions with jurisdiction over health care and public safety of 33.18 the planned update by January 15 of the year in which the new Life Safety Code will become 33.19 effective. Following notice from the commissioner, the new edition shall become effective 33.20 for assisted living facilities beginning August 1 of that year, unless provided otherwise in 33.21 law. The commissioner shall, by publication in the State Register, specify a date by which 33.22 facilities must comply with the updated Life Safety Code. The date by which facilities must 33.23 comply shall not be sooner than six months after publication of the commissioner's notice 33.24 in the State Register. 33.25

33.26 **EFFECTIVE DATE.** This section is effective August 1, 2021.

33.27 Sec. 40. Minnesota Statutes 2019 Supplement, section 144G.91, is amended by adding a
33.28 subdivision to read:

33.29 Subd. 5a. Choice of provider. Residents have the right to choose freely among available
 33.30 providers and to change providers after services have begun, within the limits of health

33.31 insurance, long-term care insurance, medical assistance, other health programs, or public

33.32 programs.

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34.1	EFFEC 1	FIVE DATE. This	section is effectiv	ve August 1, 2021.		
34.2	Sec. 41. Mi	innesota Statutes 2()19 Supplement, s	ection 144G.92, subdivisio	n 5, is amended	
34.3	to read:					
34.4	Subd. 5.	Other laws. Nothi	ng in this section	affects the rights and reme	dies available	
34.5	to a resident under section 626.557, subdivisions 10, 17, and 20.					
34.6	EFFECTIVE DATE. This section is effective August 1, 2021.					
34.7	Sec. 42. M	innesota Statutes 2	019 Supplement,	section 144G.92, is amend	led by adding a	
34.8	subdivision t	to read:				
34.9	Subd. 6.	Cause of action. A	cause of action for	or violations of this section	may be brought	
34.10	and nothing	in this section prec	ludes a person fro	om pursuing such an action	ı. Any	
34.11	determination	n of retaliation by th	e commissioner u	nder subdivision 4 may be u	used as evidence	
34.12	of retaliation	in any cause of ac	tion under this su	bdivision.		
34.13	EFFECT	FIVE DATE. This	section is effectiv	ve August 1, 2021.		
34.14	Sec. 43. [1	44G.925] PRIVAT	TE ENFORCEM	ENT OF RIGHTS.		
34.15	<u>(a)</u> For a y	violation of section	144G.91, subdiv	ision 6, 8, 12, or 21, a reside	ent or resident's	
34.16	designated re	epresentative may	bring a civil actio	n against an assisted living	; establishment	
34.17	and recover a	actual damages or	\$3,000, whicheve	er is greater, plus costs, incl	luding costs of	
34.18	investigation	ı, and reasonable at	torney fees, and r	eceive other equitable relie	f as determined	
34.19	by the court	in addition to seek	ing any other rem	edy otherwise available un	ıder law.	
34.20	<u>(b)</u> For a	violation of section	n 144G.51, a resi	dent is entitled to a perman	ent injunction,	
34.21	and any othe	r legal or equitable	relief as determi	ned by the court, including	but not limited	
34.22	to reformation	on of the contract a	nd restitution for	harm suffered, plus reason	able attorney	
34.23	fees and cost	ts.				
34.24	<u>EFFEC</u> 1	FIVE DATE. This	section is effectiv	ve August 1, 2021.		
34.25	Sec. 44. La	aws 2019, chapter (50, article 1, secti	on 46, is amended to read:		
34.26	Sec. 46. PI	RIORITIZATION	OF ENFORCE	MENT ACTIVITIES.		
34.27	Within av	ailable appropriati	ons to the commis	ssioner of health for enforce	ement activities	
34.28	for fiscal yea	ars 2020 and , 2021	, <u>and 2022, the co</u>	mmissioner of health shall	prioritize	
34.29	enforcement	activities taken un	der Minnesota St	atutes, section 144A.442.		

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35.1	EFFECT	TIVE DATE. This	section is effective	the day following fina	al enactment.	
35.2	Sec. 45. La	ws 2019, chapter 6	60, article 5, section	n 2, is amended to read	l:	
35.3	Sec. 2. CO	MMISSIONER C	OF HEALTH.			
35.4	Subdivis	ion 1. General fun	d appropriation. ((a) \$9,656,000 in fisca	l year 2020 and	
35.5	\$9,416,000 i	\$9,416,000 in fiscal year 2021 are appropriated from the general fund to the commissioner				
35.6	of health to implement regulatory activities relating to vulnerable adults and assisted living					
35.7	licensure.					
35.8	(b) Of the	e amount in paragra	aph (a), \$7,438,000) in fiscal year 2020 an	id \$4,302,000 in	
35.9	fiscal year 20)21 are for improve	ments to the curren	t regulatory activities,	systems, analysis,	
35.10	reporting, an	d communications	relating to regulation	on of vulnerable adults	. The base for this	
35.11	appropriation	n is \$5,800,000 in t	fiscal year 2022 and	d \$5,369,000 in fiscal	year 2023.	
35.12	(c) Of the	e amount in paragra	aph (a), \$2,218,000	in fiscal year 2020 an	d \$5,114,000 in	
35.13	fiscal year 20	021 are to establish	assisted living lice	ensure under Minnesot	a Statutes, section	
35.14	144I.01 sect	ions 144G.08 to 14	4G.9999. The fisca	l year 2021 appropriat	tion is available	

35.15 <u>until June 30, 2023</u>. This is a onetime appropriation.

Subd. 2. State government special revenue fund appropriation. \$1,103,000 in fiscal
year 2020 and \$1,103,000 in fiscal year 2021 are appropriated from the state government
special revenue fund to improve the frequency of home care provider inspections and to
implement assisted living licensure activities under Minnesota Statutes, section 144I.01
sections 144G.08 to 144G.9999. The base for this appropriation is \$8,131,000 in fiscal year
2022 and \$8,339,000 in fiscal year 2023.

Subd. 3. **Transfer.** The commissioner shall transfer fine revenue previously deposited to the state government special revenue fund under Minnesota Statutes, section 144A.474, subdivision 11, estimated to be \$632,000 to a dedicated special revenue account in the state treasury established for the purposes of implementing the recommendations of the Home Care Advisory Council under Minnesota Statutes, section 144A.4799.

35.27 **EFFECTIVE DATE.** This section is effective the day following final enactment.

35.28 Sec. 46. <u>SUSPENDING SERVICE TERMINATIONS, TRANSFERS, AND</u> 35.29 DISCHARGES DURING THE COVID-19 PEACETIME EMERGENCY.

35.30 Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.

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36.1	(b) "Arrang	ed home care pro	ovider" has the me	aning given in Minnesota	Statutes, section
36.2	144D.01, subd	ivision 2a.			
36.3	(c) "Client"	has the meaning	g given in Minnes	ota Statutes, section 144G	.01, subdivision
36.4	<u>3.</u>				
36.5	(d) "Facilit	y" means:			
36.6	(1) a housin	ng with services	establishment reg	istered under Minnesota S	Statutes, section
36.7	144D.02, and o	operating under t	title protection un	der Minnesota Statutes, se	ections 144G.01
36.8	to 144G.07; or				
36.9	<u>(</u> 2) a housir	ng with services	establishment reg	istered under Minnesota S	Statutes, section
36.10	144D.02, and r	required to disclo	ose special care st	atus under Minnesota Stat	utes, section
36.11	<u>325F.72.</u>				
36.12	<u>(e)</u> "Home o	care provider" ha	s the meaning giv	en in Minnesota Statutes, s	ection 144A.43,
36.13	subdivision 4.				
36.14	(f) "Service	e plan" has the m	eaning given in N	Ainnesota Statutes, sectior	n 144A.43 <u>,</u>
36.15	subdivision 27	<u>.</u>			
36.16	(g) "Service	es" means servic	es provided to a c	lient by a home care prov	ider according
36.17	to a service pla	ın.			
36.18	<u>Subd. 2.</u> Su	spension of hor	ne care service t	e rminations. For the dura	tion of the
36.19	peacetime eme	rgency declared	in Executive Ord	er 20-01 or until Executive	e Order 20-01 is
36.20	rescinded, an a	rranged home ca	re provider provid	ling home care services to	a client residing
36.21	in a facility mus	st not terminate it	s client's services	or service plan, unless one	of the conditions
36.22	specified in Mi	innesota Statutes	, section 144G.52	, subdivision 5, paragraph	1 (b), clauses (1)
36.23	<u>to (3)</u> , are met.	Nothing in this	subdivision prohi	bits the transfer of a clien	t under section
36.24	<u>47.</u>				
36.25	<u>Subd. 3.</u> Su	spension of dis	charges and tran	sfers. For the duration of	the peacetime
36.26	emergency dec	lared in Executiv	ve Order 20-01 or	until Executive Order 20-	01 is rescinded,
36.27	nursing homes	, boarding care h	omes, and long-te	rm acute care hospitals mu	ist not discharge
36.28	or transfer resid	dents except for	transfers in accord	lance with guidance issue	d by the Centers
36.29	for Disease Co	ntrol and Preven	tion, the Centers	for Medicare and Medicar	d Services, and
36.30	the Minnesota l	Department of He	ealth for the purpo	ses of controlling SARS-C	oV-2 infections,
36.31	or unless the fa	ilure to discharge	e or transfer the re	sident would endanger the	health or safety
36.32	of the resident	or other individu	als in the facility	<u>.</u>	

as	introduced
as	introduced

37.1	Subd. 4. Pending discharge and transfer appeals. For the duration of the peacetime
37.2	emergency declared in Executive Order 20-01 or until Executive Order 20-01 is rescinded,
37.3	final decisions on appeals of transfers and appeals under section 52, subdivisions 5 to 11,
37.4	and Minnesota Statutes, section 144A.135, are stayed.
37.5	Subd. 5. Penalties. A person who willfully violates subdivisions 2 and 3 of this section
37.6	is guilty of a misdemeanor and upon conviction must be punished by a fine not to exceed
37.7	\$1,000, or by imprisonment for not more than 90 days.
37.8	EFFECTIVE DATE. This section is effective the day following final enactment.
37.9	Sec. 47. TRANSFERS FOR COHORTING PURPOSES DURING THE COVID-19
37.10	PEACETIME EMERGENCY.
37.11	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
37.12	(b) "Dedicated COVID-19 care site" means:
37.13	(1) a dedicated facility for the care of individuals who have SARS-CoV-2 or similar
37.14	infections; and
37.15	(2) dedicated locations in a facility for the care of individuals who have SARS-CoV-2
37.16	or similar infections.
37.17	(c) "Facility" means:
37.18	(1) a housing with services establishment registered under Minnesota Statutes, section
37.19	144D.02, and operating under title protection under Minnesota Statutes, sections 144G.01
37.20	<u>to 144G.07;</u>
37.21	(2) a housing with services establishment registered under Minnesota Statutes, section
37.22	144D.02, and required to disclose special care status under Minnesota Statutes, section
37.23	<u>325F.72;</u>
37.24	(3) a nursing home licensed under Minnesota Statutes, chapter 144A; or
37.25	(4) a boarding care home licensed under Minnesota Statutes, sections 144.50 to 144.58.
37.26	Facility does not mean a hospital.
37.27	(d) "Resident" means:
37.28	(1) a person residing in a nursing home;
37.29	(2) a person residing in a boarding care home;

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38.1	(3) a hou	sing with services	resident who recei	ves assisted living that	is subject to the	
38.2	<u> </u>			G.01 to 144G.07; or		
38.3	(4) a resi	dent of a housing	with services estab	lishment required to dis	close special care	
38.4			es, section 325F.72			
				-	alanaa an tuanafan	
38.5 38.6				s. <u>A hospital may not dis</u> RS-CoV-2, regardless		
38.7			-	VID-19 care site, unles		
38.8				have a SARS-CoV-2 in	•	
			-			
38.9 38.10				(a) A facility may transition of the facility may transition of the facility may be a set of the facility of t		
38.11	<u> </u>	-	· ·	spiratory infection or co	nfirmed diagnosis	
38.12	of COVID-1	9 to a dedicated C	COVID-19 care site	; or		
38.13	<u>(2)</u> transf	erring residents w	vithout symptoms o	f a respiratory infection	or confirmed	
38.14	diagnosis of	COVID-19 or rela	ated infection to an	other facility or location	n in a facility	
38.15	dedicated to	caring for such re	sidents and preven	ting them from acquirin	g COVID-19 for	
38.16	the purposes of creating a dedicated COVID-19 care site.					
38.17	The transferr	ing facility must re	eceive confirmation	that the receiving facili	ty agrees to accept	
38.18	the resident	to be transferred.	Confirmation may	be in writing or oral. If	verbal, the	
38.19	transferring f	acility must docun	nent who from the r	eceiving facility commu	nicated agreement	
38.20	and the date	and time this pers	on communicated	agreement.		
38.21	<u>(b)</u> A spc	ouse who resides v	with a transferred re	esident may elect to acc	ompany the	
38.22	transferred re	esident to the recei	ving facility to cont	inue to reside with the re	esident transferred	
38.23	for cohorting	purposes. The tra	nsferring facility m	ust disclose to the spouse	e of the transferred	
38.24	resident the k	known risks to the	spouse of accompa	nying the resident to the	receiving facility.	
38.25	<u>Subd. 4.</u>]	Required cohorti	ng practices. (a) A	facility must cohort resid	lents with positive	
38.26	tests for SAF	RS-CoV-2, regard	less of symptoms,	in a dedicated COVID-	19 care site until	
38.27	such time as	a resident has a c	onfirmed negative	test for SARS-CoV-2. A	A resident with a	
38.28	confirmed ne	egative test for SA	RS-CoV-2 may ret	urn to the facility or roo	m from which the	
38.29	resident was	transferred, provi	ided the facility or	coom is not a dedicated	COVID-19 care	
38.30	site.					
38.31	<u>(b) A fac</u>	ility that establish	es a dedicated COV	/ID-19 care site must d	edicate staff,	
38.32	supplies, and	l equipment exclu	sively to either the	dedicated COVID-19 c	are site or to the	
38.33	part of the fa	cility that is not a	dedicated COVID	-19 care site. A facility	must not permit	

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39.1	staff, supplies,	or equipment to r	nove between a de	dicated COVID-19 care s	site and a building
39.2	or part of a fac	ility that is not a	dedicated COVII	0-19 care site.	
39.3	(c) A facili	ty must not perm	it a resident with	a positive test for SARS	-CoV-2 to share
39.4	a room or livin	g unit with a rest	ident who is not S.	ARS-CoV-2 positive, un	less the residents
39.5	are spouses or	otherwise provid	le informed conse	<u>nt.</u>	
39.6	<u>Subd. 5.</u> No.	otice required. A	A transferring faci	lity shall provide the tran	nsferred resident
39.7	and the legal o	r designated repr	resentatives of the	transferred resident, if a	ny, with a written
39.8	notice of trans	fer that includes	the following info	rmation:	
39.9	(1) the effe	ctive date of tran	sfer;		
39.10	(2) the reas	on permissible u	nder subdivision .	3 for the transfer;	
39.11	(3) the nam	e and contact inf	formation of a repr	esentative of the transfer	rring facility with
39.12	whom the resid	dent may discuss	the transfer;		
39.13	(4) the name	e and contact in	formation of a rep	resentative of the receiv	ing facility with
39.14	whom the resid	dent may discuss	the transfer;		
39.15	(5) a statem	nent that the tran	sferring facility w	ill participate in a coord	inated move and
39.16	transfer of the	care of the reside	ent to the receivin	g facility, as required un	der section 52,
39.17	subdivision 16	, and under Minr	nesota Statutes, see	ction 144A.44, subdivisi	on 1, clause (18);
39.18	(6) a statem	nent that a transf	er for cohorting pu	rposes does not constitu	ite a termination
39.19	of a lease, serv	vices, or a service	e plan; and		
39.20	(7) a statem	ent that a resider	nt has a right to ret	urn to the transferring fa	cility as provided
39.21	under subdivis	ion 11.			
39.22	<u>Subd. 6.</u> W	aived transfer 1	equirements for	cohorting purposes. Th	ne following
39.23	requirements re	elated to rights of	residents, as defin	ed in subdivision 1, para	graph (d), clauses
39.24	(3) and (4), are	e waived, or mod	ified as indicated,	only for purposes relate	ed to transfers to
39.25	another facility	under subdivisi	on 3:		
39.26	(1) the righ	t to take an active	e part in developin	g, modifying, and evalua	ating the plan and
39.27	services under	Minnesota Statu	tes, section 144A	44, clause (2);	
39.28	<u>(2) rights u</u>	nder Minnesota	Statutes, section 1	44A.44, clause (3);	
30.20	(3) rights u	nder Minnesota	Statutes section 1	AAA AA clause (A) .	

- 39.29 (3) rights under Minnesota Statutes, section 144A.44, clause (4);
- 39.30 (4) rights under Minnesota Statutes, section 144A.44, clause (9);
- 39.31 (5) rights under Minnesota Statutes, section 144A.44, clause (15);

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40.1	(6) timelines for completing assessments under Minnesota Statutes, section 144A.4791,
40.2	subdivision 8. A receiving facility must complete client assessments following a transfer
40.3	for cohorting purposes as soon as practicable; and
40.4	(7) timelines for completing service plans under Minnesota Statutes, section 144A.4791,
40.5	subdivision 9. A receiving facility must complete client service plans following a transfer
40.6	for cohorting purposes as soon as practicable and must review and use the care plan for a
40.7	transferred client provided by the transferring facility, adjusting it as necessary to protect
40.8	the health and safety of the client.
40.9	Subd. 7. Mandatory transfer of medical assistance clients for cohorting purposes. (a)
40.10	The commissioner of health has the authority to transfer medical assistance residents to
40.11	another facility for the purposes under subdivision 3.
40.12	(b) The commissioner of human services may not deny reimbursement to a facility
40.13	receiving a resident under this section for a private room or private living unit.
40.14	Subd. 8. Coordinated transfer required. Nothing in this section shall be considered
40.15	inconsistent with a resident's right to a coordinated move and transfer of care as required
40.16	under section 52, subdivision 16.
40.17	Subd. 9. Transfers not considered terminations. Nothing in this section shall be
40.18	considered inconsistent with a resident's rights under sections 46 and 52. A transfer under
40.19	this section is not a termination of a lease, services, or a service plan under section 46 or
40.20	<u>52.</u>
40.21	Subd. 10. No right of appeal. A resident may not appeal a transfer under subdivision
40.22	<u>3.</u>
40.23	Subd. 11. Right to return. If a resident is absent from a facility as a result of a transfer
40.24	under subdivision 3, the facility must allow a resident to return to the transferring facility,
40.25	provided the resident is determined not to be infectious according to current medical
40.26	standards.
40.27	Subd. 12. Appropriate transfers. The commissioner of health shall monitor all transfers
40.28	made under this section. The commissioner may audit transfers made under this section for
40.29	compliance with the requirements of this section and may take enforcement actions for
40.30	violations, including issuing fines. A violation of this section as applied to a resident is at
40.31	least a level 2 violation as defined in Minnesota Statutes, section 144A.474.

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41.1	<u>Subd. 13</u>	. Expiration. Subc	livisions 1 to 9 exp	bire 60 days after the peace	etime emergency
41.2	declared by	the governor under	· Minnesota Statut	tes, section 12.31, subdiv	ision 2, for an
41.3	outbreak of	COVID-19, is term	ninated or rescinde	ed by proper authority.	
41.4	<u>EFFEC</u>	FIVE DATE. <u>This</u>	section is effective	e the day following final	enactment.
41.5	Sec. 48. <u>L</u>	ONG-TERM CAI	RE SEVERE AC	UTE RESPIRATORY	
41.6	SYNDROM	IE-RELATED CO	DRONAVIRUS T	ASK FORCE.	
41.7	Subdivis	ion 1. Membershi	p. (a) A Long-Ter	m Care Severe Acute Re	spiratory
41.8	Syndrome-F	Related Coronaviru	s Task Force cons	ists of the following men	ibers:
41.9	<u>(1) two s</u>	enators, including	one senator appoin	nted by the senate majorit	y leader and one
41.10	senator appo	ointed by the senate	e minority leader,	who shall each be ex offi	cio nonvoting
41.11	members;				
41.12	<u>(2) two r</u>	nembers of the hou	se of representati	ves, including one memb	er appointed by
41.13	the speaker	of the house and or	ne member appoin	ted by the minority leade	r of the house of
41.14	representativ	ves, who shall each	be ex officio non	voting members;	
41.15	(3) four :	family members of	an assisted living	client or of a nursing ho	me resident,
41.16	appointed by	y the governor;			
41.17	(4) four :	assisted living clier	nts or nursing hom	ne residents, appointed by	the governor;
41.18	(5) one n	nedical doctor boar	d-certified in infec	tious disease, appointed l	by the Minnesota
41.19	Medical Ass	sociation;			
41.20	<u>(6) two n</u>	nedical doctors boar	d-certified in geria	atric medicine, appointed	by the Minnesota
41.21	Network of	Hospice and Pallia	tive Care;		
41.22	<u>(7) one r</u>	egistered nurse or a	advanced practice	registered nurse who pro	vides care in a
41.23	nursing hom	e or assisted living s	services, appointed	by the Minnesota Chapter	r of the American
41.24	Assisted Liv	ving Nurses Associ	ation;		
41.25	<u>(8) two l</u>	icensed practical n	urses who provide	e care in a nursing home of	or assisted living
41.26	services, app	pointed by the Min	nesota Chapter of	the American Assisted L	iving Nurses
41.27	Association	• <u>•</u>			
41.28	<u>(9) one c</u>	certified home healt	h aide providing	assisted living services or	one certified
41.29	nursing assis	stant providing care	e in a nursing hom	e, appointed by the Minne	esota Home Care
41.30	Association	• 2			

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42.1	(10) one	personal care assis	stant who provides	care in a nursing home	or a facility in
42.2	which assiste	ed living services a	are provided;		
42.3	(11) one	medical director o	f a licensed nursin	g home, appointed by th	e Minnesota
42.4	Association	of Geriatrics Inspir	red Clinicians;		
42.5	(12) one	medical director o	f a licensed hospic	e provider, appointed by	the Minnesota
42.6	Association	of Geriatrics Inspir	red Clinicians;		
42.7	<u>(13) one</u>	licensed nursing h	ome administrator	, appointed by the Minne	esota Board of
42.8	Executives f	for Long Term Serv	vices and Supports	<u>;</u>	
42.9	<u>(14) one l</u>	icensed assisted liv	ring director, appoi	nted by the Minnesota Bo	oard of Executives
42.10	for Long Ter	m Services and Su	ipport;		
42.11	<u>(15) two</u>	representatives of	organizations repr	resenting long-term care	providers, one
42.12	appointed by	LeadingAge Min	nesota and one ap	pointed by Care Provide	rs of Minnesota;
42.13	<u>(16) one</u>	representative of a	corporate owner o	of a licensed nursing hom	e or of a housing
42.14	with services	s establishment op	erating under Min	nesota Statutes, chapter	144G, assisted
42.15	living title p	rotection, appointe	d by the Minnesot	a HomeCare Association	<u>n;</u>
42.16	<u>(17) two</u>	representatives of	an organization re	presenting clients or fan	nilies of clients
42.17	receiving ass	sisted living service	es or residents or f	amilies of residents of nu	rsing homes, one
42.18	appointed by	Elder Voices Fam	nily Advocates and	l one appointed by AAR	P Minnesota;
42.19	(18) one	representative of a	n organization rep	resenting clients and resi	dents living with
42.20	dementia, ap	pointed by the Min	nesota-North Dako	ota Chapter of the Alzheir	ner's Association;
42.21	(19) one r	epresentative of an	organization repre	senting people experienc	ing maltreatment,
42.22	appointed by	the Minnesota Ele	der Justice Center	2	
42.23	(20) one	attorney specializi	ng in housing law,	appointed by Mid-Minr	nesota Legal Aid,
42.24	Southern Mi	nnesota Regional 1	Legal Services;		
42.25	<u>(21) one</u>	attorney specializi	ng in elder law or	disability benefits law, a	ppointed by the
42.26	Governing C	Council of the Elde	r Law Section of t	he Minnesota State Bar	Association;
42.27	(22) one o	chaplain in a long-to	erm care setting, ap	pointed by the Association	on of Professional
42.28	<u>Chaplains (N</u>	<u>/linnesota);</u>			
42.29	(23) the c	commissioner of h	uman services or a	designee, who shall be	an ex officio
42.30	nonvoting m	ember;			

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43.1	(24) the co	ommissioner of he	ealth or a designe	e, who shall be an ex off	icio nonvoting
43.2	member; and		v		
43.3	(25) the on	nbudsman for long	g-term care or des	ignee, who shall be an ex	officio nonvoting
43.4	member.		<u> </u>	0	0
43.5	(b) Appoin	ting authorities m	ust make initial a	opointments to the Long-	Term Care Severe
43.6				us Task Force by August	
43.7				e Acute Respiratory Syn	
43.7				arious methods of balance	
43.9				with the risk of outbreaks	
43.10				disease or similar severe	
43.11				health and human service	
43.12	their temporar	y emergency aut	horities with resp	ect to providing long-ter	m care during a
43.13	peacetime eme	ergency related to	a severe acute re	spiratory syndrome-relat	ed coronavirus or
43.14	severe acute re	espiratory syndro	mes. Goals of the	task force are to minim	ize the number of
43.15	deaths in long-	-term care faciliti	es resulting from	COVID-19 disease or sir	nilar severe acute
43.16	respiratory syn	ndromes and to al	lleviate isolation.	At a minimum, the task	force must study:
43.17	(1) how to	minimize isolati	ng assisted living	clients and nursing hom	e residents who
43.18	are neither sus	spected or confirm	ned to have active	e SARS-CoV-2 or simila	r SARSr-CoV
43.19	infections;				
43.20	(2) how to	separate assisted	living clients and	nursing home residents v	vho are suspected
43.21	or confirmed t	to have active SA	RS-CoV-2 or sin	nilar SARSr-CoV infection	ons from those
43.22	clients and res	idents who are no	either suspected of	or confirmed to have activ	ve SARS-CoV-2
43.23	or similar SAI	RSr-CoV infectio	ns;		
43.24	(3) how to	create facilities c	ledicated to carin	g for assisted living clier	nts and nursing
43.25	home resident	s with symptoms	of a respiratory i	nfection or confirmed di	agnosis of
43.26	COVID-19 dis	sease or similar s	evere acute respin	atory syndromes;	
43.27	(4) how to	create facilities c	ledicated to carin	g for assisted living clier	nts and nursing
43.28	home resident	s without sympto	oms of a respirator	ry infection or confirmed	l not to have
43.29	COVID-19 dis	sease or similar s	evere acute respin	atory syndromes to prev	ent them from
43.30	acquiring CO	VID-19 disease o	r similar severe a	cute respiratory syndrom	ies;
43.31	(5) how to	create facilities c	ledicated to caring	g for, isolating, and obser	rving for up to 14
43.32	days assisted li	ving clients and n	ursing home resid	ents with known exposur	e to SARS-CoV-2
43.33	or a similar SA	ARSr-CoV; and			

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44.1	(6) best practices related to executing hospice orders, provider orders for life-sustaining
44.2	treatment, do not resuscitate orders, and do not intubate orders when treating an assisted
44.3	living or nursing home resident for COVID-19 disease or similar severe acute respiratory
44.4	syndromes.
44.5	Subd. 3. Advisory opinions. The task force may issue advisory opinions to the
44.6	commissioners of health and human services regarding the commissioners' use of temporary
44.7	emergency authorities granted under emergency executive orders and in law, as well as
44.8	under any existing nonemergency authorities. The task force shall elect by majority vote
44.9	an author of each advisory opinion. The task force shall forward any advisory opinions it
44.10	issues to the chairs and ranking minority members of the legislative committees with
44.11	jurisdiction over health and human services policy and finance.
44.12	Subd. 4. Report. By January 15, 2022, the task force must report to the chairs and
44.13	ranking minority members of the legislative committees with jurisdiction over health policy
44.14	and finance. The report must:
44.15	(1) summarize the activities of the task force; and
44.16	(2) make recommendations for legislative action.
44.17	Subd. 5. First meeting; chair. The commissioner of health or a designee must convene
44.18	the first meeting of the Long-Term Care Severe Acute Respiratory Syndrome-Related
44.19	Coronavirus Task Force by August 1, 2021. At the first meeting, the task force shall elect
44.20	a chair by a majority vote of those members present. The chair has authority to convene
44.21	additional meetings as needed.
44.22	Subd. 6. Meetings. The meetings of the task force are subject to Minnesota Statutes,
44.23	chapter 13D.
44.24	Subd. 7. Administration. The commissioner of health shall provide administrative
44.25	services for the task force.
44.26	Subd. 8. Compensation. Public members are compensated as provided in Minnesota
44.27	Statutes, section 15.059, subdivision 4.
44.28	Subd. 9. Expiration. This section expires one year after the implementation of assisted
44.29	living licensure under Minnesota Statutes, chapter 144G.
44.20	FEFECTIVE DATE This section is offective the devised lawing final exection at
44.30	EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 49. DIRECTION TO THE COMMISSIONER OF HEALTH; ELECTRONIC 45.1 45.2 **MONITORING CONSENT FORM.** 45.3 The commissioner of health shall modify the Resident Representative Consent Form and the Roommate Representative Consent Form related to electronic monitoring under 45.4 45.5 Minnesota Statutes, section 144.6502, by removing the instructions requiring a resident representative to obtain a written determination by the medical professional of the resident 45.6 that the resident currently lacks the ability to understand and appreciate the nature and 45.7 45.8 consequences of electronic monitoring. The commissioner shall not require a resident representative to submit a written determination with the consent forms. 45.9 45.10 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 50. DIRECTION TO THE COMMISSIONER OF HEALTH; CONTROLLING 45.11 SEVERE ACUTE RESPIRATORY SYNDROME-RELATED CORONAVIRUS IN 45.12 LONG-TERM CARE SETTINGS. 45.13 Subdivision 1. State plan for combating severe acute respiratory syndrome-related 45.14 coronavirus. (a) The commissioner of health shall create a state plan for combating the 45.15 45.16 spread of SARS-CoV-2 or similar SARSr-CoV infections and COVID-19 disease or similar severe acute respiratory syndromes among residents of long-term care settings. For the 45.17 purposes of this section, "long-term care setting" or "setting" means: (1) a housing with 45.18 services establishment registered under Minnesota Statutes, section 144D.02, and operating 45.19 under title protection under Minnesota Statutes, sections 144G.01 to 144G.07; (2) a housing 45.20 with services establishment registered under Minnesota Statutes, section 144D.02, and 45.21 required to disclose special care status under Minnesota Statutes, section 325F.72; (3) a 45.22 nursing home licensed under Minnesota Statutes, chapter 144A; (4) a boarding care home 45.23

- 45.24 licensed under Minnesota Statutes, sections 144.50 to 144.58; or (5) independent senior
- 45.25 <u>living.</u> For the purposes of this section, "resident" means any individual residing in a
- 45.26 long-term care setting. The commissioner must consult with the Long-Term Care Severe
- 45.27 Acute Respiratory Syndrome-Related Coronavirus Task Force regarding the creation of
 45.28 and modifications or amendments to the state plan.
- (b) In the plan, the commissioner of health must provide long-term care settings with
 guidance on alleviating isolation of residents who are not suspected or known to have an
 active SARS-CoV-2 or similar SARSr-CoV infection or COVID-19 disease or similar severe
 acute respiratory syndromes, including recommendations on how to safely ease restrictions
 on visitors entering the setting and on free movement of clients and residents within the
 setting and the community.

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46.1	<u>(c) In th</u>	e state plan, the con	nmissioner must a	t a minimum address the	e following:	
46.2	<u>(1)</u> basel	line and serial SAR	Sr-CoV testing of a	ll paid and unpaid emplo	yees, contractors,	
46.3	students, vo	olunteers, residents,	and visitors;			
46.4	<u>(2) use c</u>	of personal protectiv	ve equipment by al	l paid and unpaid employ	yees, contractors,	
46.5	students, vo	olunteers, residents,	and visitors;			
46.6	<u>(3)</u> separ	ration or isolation of	of residents infecte	d with SARS-CoV-2 or	a similar	
46.7	SARSr-Cov	V from residents wl	no are not;			
46.8	<u>(4)</u> balar	ncing the rights of 1	residents with cont	rolling the spread of SA	RS-CoV-2 or	
46.9	<u>similar SAF</u>	RSr-CoV infections	<u>.</u>			
46.10	(5) resid	lent relocations, inc	luding steps to be	taken to mitigate trauma	for relocated	
46.11	residents re-	ceiving memory ca	re;			
46.12	<u>(6) clear</u>	ly informing reside	ents of the setting's	policies regarding the e	ffect of hospice	
46.13	orders, prov	vider orders for life	-sustaining treatme	ent, do not resuscitate or	ders, and do not	
46.14	intubate orders on any treatment of COVID-19 disease or similar severe acute respiratory					
46.15	syndromes;					
46.16	<u>(7) mitig</u>	gating the effects of s	separation or isolati	on of residents, including	virtual visitation,	
46.17	outdoor visi	itation, and for resid	dents who cannot g	go outdoors, indoor visit	ation;	
46.18	<u>(8)</u> com	passionate care visi	tation;			
46.19	<u>(9) cons</u>	ideration of any car	npus model, multij	ole buildings on the same	e property, or any	
46.20	mix of inde	pendent senior livin	ng units in the sam	e building as assisted liv	ving units;	
46.21	<u>(10) step</u>	os to be taken when	a resident is suspe	ected of having a SARS-	CoV-2 or similar	
46.22	SARSr-Cov	V infection;				
46.23	<u>(11)</u> step	os to be taken when	a resident tests po	sitive for a SARS-CoV-	2 or similar	
46.24	SARSr-Cov	V infection;				
46.25	(12) pro	tocols for emergene	cy medical respons	es involving residents w	ith SARS-CoV-2	
46.26	or similar S	ARSr-CoV infection	ons, including infe	ction control procedures	following the	
46.27	departure of	f ambulance service	e personnel or othe	er first responders;		
46.28	<u>(13) not</u>	ifying the commiss	ioner when staffin	g levels are critically low	v; and	
46.29	<u>(14) tak</u>	ing into account de	mentia-related con	cerns.		
46.30	<u>Subd. 2.</u>	Enforcement of d	lisease prevention	and infection control	requirements	
46.31	during the	pandemic. The cor	nmissioner of healt	h shall develop protocol	s to ensure during	

- 47.1 the pandemic safe and timely surveys of licensed providers and facilities providing service
- 47.2 <u>in a long-term care setting for compliance with all applicable disease prevention and infection</u>
- 47.3 control requirements.
- 47.4 Subd. 3. Maltreatment investigations during the pandemic. The commissioner of
- 47.5 <u>health shall develop protocols to ensure during the pandemic that there are safe and timely</u>
 47.6 investigations of maltreatment complaints involving residents.
- 47.7 Subd. 4. Personal protective equipment. The commissioner shall develop policies and
- 47.8 procedures to ensure that long-term care settings are given priority access to personal
- 47.9 protective equipment similar to the priority granted to hospitals.
- 47.10 **EFFECTIVE DATE.** This section is effective the day following final enactment.

47.11 Sec. 51. LONG-TERM CARE COVID-19-RELATED TESTING PROGRAMS.

- 47.12 Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.
- 47.13 (b) "Allowable costs" means costs associated with COVID-19-related testing services
- 47.14 incurred by a facility while implementing a COVID-19 testing program, provided the testing
- 47.15 products used have received Emergency Use Authorization under section 564 of the federal
 47.16 Food, Drug, and Cosmetic Act.
- 47.17 (c) "COVID-19-related testing services" means any diagnostic product available for the
 47.18 detection of SARS-CoV-2 or the diagnosis of COVID-19; any product available to determine
- 47.19 whether a person has developed a detectable antibody response to SARS-CoV-2 or had
- 47.20 COVID-19 in the past; specimen collection; specimen transportation; specimen testing; and
- 47.21 any associated services from a health care professional, clinic, or laboratory.
- 47.22 (d) "Facility" means a nursing home licensed under Minnesota Statutes, section 144A.02;
- 47.23 <u>a boarding care home licensed under Minnesota Statutes, sections 144.50 to 144.58; a</u>
- 47.24 housing with services establishment registered under Minnesota Statutes, section 144D.02,
- 47.25 and operating under title protection under Minnesota Statutes, section 144G.02; a housing
- 47.26 with services establishment registered under Minnesota Statutes, section 144D.02, and
- 47.27 required to disclose special care status under Minnesota Statutes, section 325F.72; and
- 47.28 independent senior living settings.
- 47.29 (e) "Public health care program" means medical assistance under Minnesota Statutes,
- 47.30 chapter 256B, and Laws 2020, chapter 74, article 1, section 12; MinnesotaCare; Medicare;
- 47.31 and medical assistance for uninsured individuals under Laws 2020, chapter 74, article 1,
- 47.32 section 11.

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48.1	(f) "Serial COVID-19 testing" means repeat testing for SARS-CoV-2 infections no more
48.2	than three days after baseline testing and periodically thereafter.
48.3	Subd. 2. Testing program required. (a) Each facility shall establish, implement, and
48.4	maintain a comprehensive COVID-19 infection control program according to the most
48.5	current SARS-CoV-2 testing guidance for nursing homes released by the United States
48.6	Centers for Disease Control and Prevention (CDC). A comprehensive COVID-19 infection
48.7	control program must include a COVID-19 testing program that requires baseline and serial
48.8	COVID-19 testing of all residents, staff, visitors, and others entering the facility. All staff
48.9	considered health care workers under the facility's tuberculosis screening program must be
48.10	included in the facility's COVID-19 testing program. The commissioner of health shall
48.11	provide technical assistance regarding implementation of the CDC guidance.
48.12	(b) The commissioner may impose a fine not to exceed \$1,000 on a facility that does
48.13	not implement and maintain a testing program as required under this section. A facility may
48.14	appeal an imposed fine under the contested case procedure in Minnesota Statutes, section
48.15	144A.475, subdivisions 3a, 4, and 7. Fines collected under this section shall be deposited
48.16	in the state treasury and credited to the state government special revenue fund. Continued
48.17	noncompliance with the requirements of this section may result in revocation or nonrenewal
48.18	of facilities' license or registration. The commissioner shall make public the list of all
48.19	facilities that are not in compliance with this section.
48.20	Subd. 3. Baseline testing grants. Within the limits of money specifically appropriated
48.21	to the commissioner of human services under section 53, paragraph (a), the commissioner
48.22	of human services shall make COVID-19 baseline testing grants to any facility that has not
48.23	completed COVID-19 baseline testing. The commissioner shall determine the amount of
48.24	each baseline screening grant, and shall award a grant only if funds are not otherwise
48.25	available.
48.26	Subd. 4. Serial screening reimbursement. (a) Within the limits of money specifically
48.27	appropriated to the commissioner of human services under section 53, paragraph (b), the
48.28	commissioner of human services shall reimburse each facility for the allowable costs of
48.29	eligible COVID-19-related testing services that a facility cannot otherwise afford upon
48.30	submission by a facility of a COVID-19-related testing services cost report.
48.31	(b) The commissioner of human services shall develop a COVID-19-related testing
48.32	services cost report.

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49.1	(c) A fac	cility may submit a	COVID-19-relate	ed testing services cost re	port once per
49.2	month. If the	e commissioner of	human services de	termines that a facility is i	n financial crisis,
49.3	the facility	may submit a cost	report once every	two weeks.	
49.4	<u>EFFEC</u>	TIVE DATE. This	s section is effective	ve the day following fina	l enactment.
49.5	Sec. 52. <u>C</u>	CONSUMER PRO	TECTIONS FO	R ASSISTED LIVING	CLIENTS.
49.6	Subdivis	sion 1. Definitions	(a) The definition	ns in this subdivision app	ly to this section.
49.7	<u>(b)</u> "App	propriate service pr	ovider" means an	arranged home care prov	vider that can
49.8	adequately	provide to a client	the services agree	d to in the service agreen	ient.
49.9	<u>(c)</u> "Arra	anged home care pr	ovider" has the me	eaning given in Minnesota	Statutes, section
49.10	<u>144D.01, su</u>	ubdivision 2a.			
49.11	<u>(d) "Clie</u>	ent" has the meanin	g given in Minnes	ota Statutes, section 1440	G.01, subdivision
49.12	<u>3.</u>				
49.13	<u>(e) "Clie</u>	ent representative"	means one of the	following in the order of	priority listed, to
49.14	the extent the	ne person may reas	onably be identified	ed and located:	
49.15	<u>(1) a cou</u>	art-appointed guard	lian acting in acco	rdance with the powers g	granted to the
49.16	guardian un	der Minnesota Stat	tutes, chapter 524		
49.17	<u>(2) a cor</u>	nservator acting in a	accordance with th	ne powers granted to the c	onservator under
49.18	Minnesota S	Statutes, chapter 52	24;		
49.19	<u>(3)</u> a hea	alth care agent actin	ng in accordance v	with the powers granted t	o the health care
49.20	agent under	Minnesota Statute	s, chapter 145C;		
49.21	<u>(4) an att</u>	torney-in-fact acting	g in accordance wi	th the powers granted to th	e attorney-in-fact
49.22	by a written	power of attorney	under Minnesota	Statutes, chapter 523; or	
49.23	<u>(5) a per</u>	son who:			
49.24	<u>(i) is not</u>	t an agent of a facil	ity or an agent of	a home care provider; an	<u>d</u>
49.25	<u>(ii) is de</u>	signated by the clie	ent orally or in wr	iting to act on the client's	behalf.
49.26	<u>(f)</u> "Faci	lity" means:			
49.27	<u>(1) a hou</u>	using with services	establishment reg	gistered under Minnesota	Statutes, section
49.28	<u>144D.02, ar</u>	nd operating under	title protection un	der Minnesota Statutes, s	sections 144G.01
49.29	to 144G.07;	or			

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50.1	(2) a hor	using with services	establishment reg	gistered under Minnesota	Statutes, section
50.2	<u> </u>			tatus under Minnesota Sta	
50.3	325F.72.	A	1		
50.4	(g) "Hon	ne care provider" ha	s the meaning giv	ven in Minnesota Statutes,	section 144A.43.
50.5	subdivision	•	<u>88</u> -	,	,
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50.6	<u> </u>			s not place a client's health	
50.7 50.8		homeless shelter, a		occupant is unwilling or u	mable to care for
30.8				_	
50.9	<u>(i)</u> "Serv	ice plan" has the m	eaning given in N	Minnesota Statutes, sectio	n 144A.43,
50.10	subdivision	<u>27.</u>			
50.11	<u>(j)</u> "Serv	ices" means service	es provided to a c	lient by a home care prov	ider according to
50.12	a service pla	an.			
50.13	Subd. 2.	Prerequisite to ter	mination; meet	ing. (a) A facility and the	arranged home
50.14	care provide	er must schedule an	d participate in a	meeting with the client a	nd the client
50.15	representativ	ve before the arrang	ged home care pro	ovider issues a notice of t	ermination of
50.16	services.				
50.17	<u>(b)</u> A fac	cility must schedule	and participate i	n a meeting with the clien	nt and client
50.18	representativ	ve before the facilit	y issues a termin	ation of housing.	
50.19	(c) The p	ourposes of the mee	ting required und	der paragraph (a) are to:	
50.20	<u>(1)</u> expla	ain in detail the reas	ons for the prope	osed termination; and	
50.21	<u>(2) ident</u>	ify and offer reasor	able accommoda	ations or modifications, ir	nterventions, or
50.22	alternatives	to avoid the termin	ation including b	ut not limited to securing	services from
50.23	another hom	e care provider of th	e client's choosin	g. A facility or arranged ho	ome care provider
50.24	is not requir	ed to offer accomm	odations, modifi	cations, interventions, or	alternatives that
50.25	fundamental	lly alter the nature o	f the operation of	the facility or arranged ho	me care provider.
50.26	(d) The 1	meeting required ur	nder paragraph (a) must be scheduled to ta	ke place at least
50.27	seven days l	before a notice of te	ermination is issu	ed. The facility or arrang	ed home care
50.28	provider, as	applicable, must m	ake reasonable ef	forts to ensure that the cli	ent and the client
50.29	representativ	ve are able to attend	l the meeting.		
50.30	<u>Subd. 3.</u>	Pretermination m	eeting; notice. (a) The arranged home car	e provider, the
50.31	facility, or b	oth, as applicable,	must provide wri	tten notice of the meeting	to the client and
50.32	the client's r	representative at lea	st five business c	lays in advance.	

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51.1	(b) For a client who receives home and community-based waiver services under
51.2	Minnesota Statutes, section 256B.49, and chapter 256S, the arranged home care provider
51.3	must provide written notice of the meeting to the client's case manager at least five business
51.4	days in advance.
51.5	(c) The meeting must be scheduled to take place at least seven calendar days before a
51.6	notice of termination is issued. The arranged home care provider, in collaboration with the
51.7	facility, must make reasonable efforts to ensure that the client and the client's representative
51.8	are able to attend the meeting.
51.9	(d) The written notice under paragraphs (a) and (b) must include:
51.10	(1) the time, date, and location of the meeting;
51.11	(2) a detailed explanation of the reasons for the proposed termination;
51.12	(3) a list of facility and arranged home care provider representatives who will attend the
51.13	meeting;
51.14	(4) an explanation that the client may invite family members, representatives, health
51.15	professionals, and other individuals to participate in the meeting;
51.16	(5) contact information for the Office of Ombudsman for Long-Term Care and the Office
51.17	of Ombudsman for Mental Health and Developmental Disabilities with a statement that the
51.18	ombudsman offices provide advocacy services to clients;
51.19	(6) the name and contact information of an individual at the facility whom the client
51.20	may contact about the meeting or to request an accommodation;
51.21	(7) notice that attendees may request reasonable accommodations if the client has a
51.22	communication disability or speaks a language other than English;
51.23	(8) notice that if the client's housing or services are terminated, the client has the right
51.24	to appeal under subdivision 10; and
51.25	(9) notice that the client may invite family members, health professionals, a representative
51.26	of the Office of Ombudsman for Long-Term Care, or other persons of the client's choosing
51.27	to attend the meeting. For clients who receive home and community-based waiver services
51.28	under Minnesota Statutes, section 256B.49, and chapter 256S, the facility must notify the
51.29	client's case manager of the meeting.
51.30	(e) The arranged home care provider and the facility must provide written notice to the
51.31	client, the client's representative, and the client's case manager of any change to the date,
51.32	time, or location of the pretermination meeting.

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l	Subd. 4. Pretermination meeting requirements; identifying and offering
2	accommodations, modifications, and alternatives. (a) At the meeting described in
3	subdivision 2, the arranged home care provider, the facility, or both, as applicable, must:
	(1) explain in detail the reasons for the proposed termination; and
	(2) collaborate with the client and the client's representative, case manager, and any
	other individual invited by the client, to identify and offer any potential reasonable
	accommodations, modifications, interventions, or alternatives that can address the issue
	identified in clause (1).
	(b) Within 24 hours after the conclusion of the meeting, the arranged home care provider,
	the facility, or both, as applicable, must provide the client with a written summary of the
	meeting, including any agreements reached about any accommodation, modification,
	intervention, or alternative that will be used to avoid termination.
	Subd. 5. Emergency-relocation notice. (a) A facility may remove a client from the
	facility in an emergency if necessary due to a client's urgent medical needs or if the client
	poses an imminent risk to the health or safety of another client, arranged home care provider
	staff member, or facility staff member. An emergency relocation is not a termination.
	(b) In the event of an emergency relocation, the facility, in coordination with the arranged
	home care provider, must provide a written notice that contains, at a minimum:
	(1) the reason for the relocation;
	(2) the name and contact information for the location to which the client has been
	relocated and any new service provider;
	(3) the contact information for the Office of Ombudsman for Long-Term Care;
	(4) if known and applicable, the approximate date or ranges of dates within which the
	client is expected to return to the facility, or a statement that a return date is not currently
	known; and
	(5) a statement that, if the facility or arranged home care provider refuse to provide either
	housing or services after a relocation, the client has a right to appeal under subdivision 10.
	The facility, in coordination with the arranged home care provider, must provide contact
	information for the agency to which the resident may submit an appeal.
	(c) The notice required under paragraph (b) must be delivered as soon as practicable to:
	(1) the client and the client's representative;

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53.1	(2) for re	esidents who receiv	ve home and comn	nunity-based waiver servi	ices under
53.2	Minnesota S	Statutes, section 25	6B.49, and chapte	r 256S, the client's case n	nanager; and
53.3	(3) the C	Office of Ombudsm	an for Long-Term	Care if the client has bee	n relocated and
53.4	<u> </u>	rned to the facility			
53.5	(d) Follo	owing an emergenc	v relocation, a fact	lity or an arranged home	care provider's
53.6	<u> </u>			ly, constitutes a terminati	
53.7	the terminat	ion process in this	section.		
53.8	(e) When	n an emergency rel	ocation triggers th	e termination process and	l an in-person
53.9	meeting as c	lescribed in subdivi	ision 5 is impractic	al or impossible, the facil	ity and arranged
53.10	home care p	provider may use te	lephonic, video, o	r other electronic format.	
53.11	(f) If the	meeting is held thro	ough telephone, vi	deo, or other electronic fo	rmat, the facility
53.12	and arrange	d home care provid	er must ensure tha	t the client, the client's rep	presentative, and
53.13	any case ma	nager or representa	ative of an ombude	sman's office are able to p	participate in the
53.14	meeting. Th	e facility and arran	ged home care pro	ovider must make reasona	able efforts to
53.15	ensure that a	any person the clier	nt invites to the mo	eeting is able to participa	te.
53.16	(g) The f	acility and arranged	l home care provid	er must issue the notice ir	this subdivision
53.17	at least 24 h	ours in advance of	the meeting. The	notice must include detai	led instructions
53.18	on how to a	ccess the means of	communication for	or the meeting.	
53.19	(h) If not	tice to the ombudsr	nan is required un	der paragraph (c), clause	(3), the arranged
53.20	home care p	rovider, the facility	, or both, as applic	able, must provide the no	tice no later than
53.21	24 hours aft	er the notice requir	ement is triggered	<u>-</u>	
53.22	<u>Subd. 6.</u>	Restrictions on ho	using termination	s. (a) A facility may not to	erminate housing
53.23	except as pr	ovided in this subd	ivision.		
53.24	<u>(b)</u> Upor	n 30 days' prior wri	tten notice, a facil	ity may initiate a termina	tion of housing
53.25	only for:				
53.26	<u>(1) nonp</u>	ayment of rent, pro	vided the facility i	nforms the client that pub	olic benefits may
53.27	be available	and provides conta	ct information for	the Senior LinkAge Line	under Minnesota
53.28	Statutes, sec	tion 256.975, subd	ivision 7. An inter	ruption to a client's publi	c benefits that
53.29	lasts for no	more than 60 days	does not constitute	e nonpayment; or	
53.30	<u>(2) a vio</u>	lation of a lawful p	rovision of housir	g if the client does not cu	are the violation
53.31	within a reas	sonable amount of	time after the facil	ity provides written notic	te to the client of
53.32	the ability to	o cure. Written notic	ce of the ability to	cure may be provided in p	person or by first
53.33	<u>class mail.</u> A	A facility is not requ	uired to provide a	client with written notice	of the ability to

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54.1	cure for a vio	plation that threate	ns the health or sa	afety of the client or anoth	her individual in
54.2	the facility, i	ncluding the staff	of the arranged ho	ome care provider, or for	a violation that
54.3	constitutes il	legal conduct.			
54.4	(c) Upon	15 days' prior writ	ten notice, a facili	ty may terminate housing	only if the client
54.5	has:				
54.6	(1) engag	ged in conduct that	substantially inte	rferes with the rights, hea	alth, or safety of
54.7	other clients;	<u>.</u>			
54.8	(2) engag	ged in conduct that	substantially and	intentionally interferes w	vith the safety or
54.9	physical heal	th of the staff of the	ne arranged home	care provider, the facility	y, or both, as
54.10	applicable; o	<u>r</u>			
54.11	<u>(3) comm</u>	nitted an act listed	in Minnesota Stat	tutes, section 504B.171, t	hat substantially
54.12	interferes wi	th the rights, healt	n, or safety of oth	er clients.	
54.13	(d) Nothi	ng in this subdivisi	ion affects the rig	hts and remedies available	e to facilities and
54.14	clients under	Minnesota Statute	es, chapter 504B.		
54.15	Subd. 7.	Restrictions on te	rminations of ser	vices. (a) An arranged ho	me care provider
54.16	may not term	ninate services of a	client in a facilit	y except as provided in th	nis subdivision.
54.17	(b) Upon	30 days' prior wri	tten notice, an arr	anged home care provide	er may initiate a
54.18	termination of	of services for non	payment if the cli	ent does not cure the viol	ation within a
54.19	reasonable a	mount of time afte	r the arranged ho	me care provider provide	s written notice
54.20	to the client	of the ability to cu	re. An interruptio	n to a client's public bene	fits that lasts for
54.21	no more than	n 60 days does not	constitute nonpay	/ment.	
54.22	(c) Upon	15 days' prior writ	tten notice, an arr	anged home care provide	r may terminate
54.23	services only	<u>' if:</u>			
54.24	(1) the cli	ent has engaged in	conduct that sub	stantially interferes with t	he client's health
54.25	or safety;				
54.26	(2) the cl	ient's assessed nee	ds exceed the sco	pe of services agreed upo	on in the service
54.27	plan and are	not otherwise offe	red by the arrang	ed home care provider; or	<u>r</u>
54.28	(3) extract	ordinary circumsta	nces exist, causin	g the arranged home care	provider to be
54.29	unable to pro	vide the client with	n the services agree	eed to in the service plan t	hat are necessary
54.30	to meet the c	lient's needs.			
54.31	<u>Subd. 8.</u>]	Notice of terminat	ion required. (a)	An arranged home care pr	rovider, a facility,
54.32	or both, as ap	plicable, must issue	e a written notice o	of termination according to	this subdivision.

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55.1	The facility a	and arranged home	e care provider mus	t send a copy of the ter	mination notice to
55.2				id, for residents who re	
55.3	community-l	based services und	ler Minnesota Statu	ites, section 156B. 49, a	and chapter 256S,
55.4	to the client's	s case manager, as	soon as practicable	e after providing notice	to the client. A
55.5	facility and a	rranged home car	e provider may terr	ninate housing, service	s, or both, only as
55.6	permitted un	der subdivisions 8	and 9.		
55.7	<u>(b)</u> A fac	ility terminating h	ousing under subdi	vision 6, paragraph (b)	, must provide a
55.8	written termi	nation notice at le	ast 30 days before t	he effective date of the	termination to the
55.9	client and the	e client's represent	ative.		
55.10	<u>(c)</u> A faci	lity terminating h	ousing under subdi	vision 6, paragraph (c)	, must provide a
55.11	written termi	nation notice at le	ast 15 days before t	he effective date of the	termination to the
55.12	client and the	e client's represent	ative.		
55.13	(d) An arr	anged home care	provider terminatin	g services under subdiv	ision 7, paragraph
55.14	(b), must pro	vide a written terr	nination notice at l	east 30 days before the	effective date of
55.15	the terminati	on to the client an	d the client's repres	sentative.	
55.16	(e) An arr	anged home care p	provider terminatin	g services under subdiv	ision 7, paragraph
55.17	<u>(c), must pro</u>	vide a written terr	nination notice at l	east 15 days before the	effective date of
55.18	the terminati	on to the client an	d the client's repres	sentative.	
55.19	<u>(f) If a re</u>	sident moves out o	of a facility or canc	els services received fr	om the arranged
55.20	home care pr	ovider, nothing in	this section prohib	oits the facility or arrang	ged home care
55.21	provider from	n enforcing agains	st the client any not	ice periods with which	the client must
55.22	comply unde	r the lease or the s	service agreement.		
55.23	Subd. 9.	Contents of notic	e of termination. (a) The notice required	under subdivision
55.24	8 must conta	in, at a minimum:			
55.25	<u>(1) the ef</u>	fective date of the	termination;		
55.26	<u>(2)</u> a deta	iled explanation o	f the basis for the te	ermination, including th	e clinical or other
55.27	supporting ra	tionale;			
55.28	<u>(3)</u> a deta	iled explanation o	f the conditions un	der which a new or am	ended lease or
55.29	service agree	ement may be exec	cuted;		
55.30	<u>(4) a state</u>	ement that the resi	dent has the right t	o appeal the termination	n by requesting a
55.31	hearing, and	information conce	erning the time frar	ne within which the rec	quest must be
55.32	submitted and	1 the contact inform	nation for the agend	ey to which the request r	nust be submitted;

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56.1	(5) a state	ment that the arra	nged home care p	ovider, the facility, or be	oth, as applicable,
56.2	must participa	ate in a coordinate	ed move as descri	ped in this section;	
56.3	(6) the name	me and contact in	formation of the p	erson employed by the	facility or the
56.4	arranged hom	ie care provider w	vith whom the clie	nt may discuss the term	ination;
56.5	(7) inform	nation on how to c	contact the Office	of Ombudsman for Long	g-Term Care to
56.6	request an ad	vocate to assist re	garding the termin	nation;	
56.7	<u>(8)</u> inform	nation on how to c	contact the Senior	LinkAge Line under Mi	nnesota Statutes,
56.8	section 256.97	75, subdivision 7, a	and an explanation	that the Senior LinkAge	Line may provide
56.9	information a	bout other availab	ole housing or ser	vice options; and	
56.10	(9) if the t	ermination is only	y for services, a st	atement that the residen	t may remain in
56.11	the facility an	d may secure any	necessary service	es from another provider	of the resident's
56.12	choosing.				
56.13	(b) An arr	anged home care	provider, the facil	ity, or both, as applicabl	e, must provide
56.14	written notice	of the client's ter	mination of housi	ng or services, respectiv	ely, in person or
56.15	by first-class	mail. Service of the	he notice must be	proved by affidavit of th	ne person making
56.16	<u>it.</u>				
56.17	(c) If sent	by mail, the arrar	nged home care pr	ovider, the facility, or bo	oth, as applicable,
56.18	must mail the	notice to the client	nt's last known ad	dress.	
56.19	<u>(d)</u> An arr	anged home care	provider, the facil	ity, or both, as applicabl	e, providing a
56.20	notice to the	ombudsman of a c	client's termination	n of housing or services	must provide the
56.21	ombudsman v	with a copy of the	written notice that	t is provided to the clien	nt. The arranged
56.22	home care pro	wider, the facility,	or both, as applica	ble, must provide notice	to the ombudsman
56.23	as soon as pra	acticable, but in an	ny event no later t	han two business days a	fter notice is
56.24	provided to th	ne client. The noti	ce must include a	telephone number for th	ne client, or, if the
56.25	client does no	et have a telephone	e number, the telep	hone number of the clier	nt's representative
56.26	or case manag	ger.			
56.27	Subd. 10.	Right to appeal a	and permissible g	grounds to appeal term	ination. (a) A
56.28	client has the	right to appeal the	e termination of h	ousing or services termi	nation.
56.29	(b) A clier	nt may appeal a ter	rmination initiated	under subdivisions 6 an	d 7 on the ground
56.30	<u>that:</u>				
56.31	(1) there is	s a factual dispute	as to whether the	arranged home care pro	vider, the facility,
56.32	or both, as ap	plicable, had a pe	rmissible basis to	initiate the termination;	

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57.1	(2) the termination would result in great harm or the potential for great harm to the client
57.2	as determined by the totality of the circumstances, except in circumstances where there is
57.3	a greater risk of harm to other clients or staff of the arranged home care provider, the facility,
57.4	or both, as applicable;
57.5	(3) the client has corrected or demonstrated the ability to correct the reasons for the
57.6	termination, or has identified a reasonable accommodation or modification, intervention,
57.7	or alternative to the termination; or
57.8	(4) the arranged home care provider, the facility, or both, as applicable, has terminated
57.9	housing, services, or both, in violation of state or federal law.
57.10	(c) Upon receipt of written notice of termination, a client has 30 calendar days to appeal
57.11	the termination.
57.12	Subd. 11. Appeal process. (a) The Office of Administrative Hearings must conduct an
57.13	expedited hearing no later than practicable under this section, but no later than 14 calendar
57.14	days after the office receives the request, unless the parties agree otherwise or the chief
57.15	administrative law judge deems the timing to be unreasonable, given the complexity of the
57.16	issues presented.
57.17	(b) In a process to be determined by the commissioner, the client shall contact the
57.18	commissioner to request an appeal of the termination within 30 days of written receipt of
57.19	the termination notice, which will be timely scheduled with the Office of Administrative
57.20	Hearings.
57.21	(c) The hearing must be held at the facility where the client lives, unless holding the
57.22	hearing at that location is impractical, the parties agree to hold the hearing at a different
57.23	location, or the chief administrative law judge grants a party's request to appear at another
57.24	location or by remote means.
57.25	(d) The hearing is not a formal contested case proceeding, except when determined
57.26	necessary by the chief administrative law judge. If the chief administrative law judge
57.27	determines that the hearing shall proceed as a formal contested case proceeding, the hearing
57.28	shall be held according to the Minnesota Revenue Recapture Act, Minnesota Rules, parts
57.29	<u>1400.8505 to 1400.8612.</u>
57.30	(e) The administrative law judge shall make a transcript of the hearing.
57.31	(f) The informal hearing will allow the client to provide an opportunity to present written
57.32	or oral objections or defenses to the termination.

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58.1	(g) If eith	er party is represe	nted by an attorne	y, the administrative law	w judge shall
58.2		e informality of the	-		<u>- Judgo chun</u>
					· 1
58.3	<u> </u>		•	res at the hearing, the res	ident may present
58.4	the cheft's ap	spear to the admin	istrative law judge	e on the client's behalf.	
58.5	(i) Parties	s may be, but are r	ot required to be,	represented by counsel.	The appearance
58.6	of a party wi	thout counsel does	s not constitute the	e unauthorized practice of	of law.
58.7	(j) The ar	ranged home care	provider, the facili	ty, or both, as applicable	e, bears the burden
58.8	of proof to es	tablish by a prepor	nderance of the evi	dence that the terminatio	n was permissible
58.9	if the appeal	is brought on the	ground listed in su	bdivision 12, paragraph	(a), clause (4).
58.10	<u>(k)</u> The cl	lient bears the burg	len of proof to est	ablish by a preponderan	ce of the evidence
58.11	that the term	ination was permi	ssible if the appea	l is brought on the groun	nds listed in
58.12	subdivision 1	2, paragraph (b),	clause (2) or (3).		
58.13	<u>(1) The he</u>	earing shall be lim	ited to the amount	of time necessary for th	ne participants to
58.14	expeditiously	v present the facts a	bout the proposed	termination. The admini	istrative law judge
58.15	shall issue a	final decision as se	oon as practicable	, but no later than ten bi	isiness days after
58.16	the hearing.				
58.17	<u>(m) The a</u>	administrative law	judge's decision r	nay contain any condition	ons that may be
58.18	placed on the	e client's continued	l residency or rece	pipt of services, includin	g but not limited
58.19	to changes to	the service plan of	or a required incre	ase in services.	
58.20	<u>(n)</u> The c	lient's termination	must be rescinded	l if the client prevails in	the appeal.
58.21	(0) The fa	acility, arranged ho	ome care provider	, or client may appeal th	e administrative
58.22	law judge's d	lecision to the Mir	nesota Court of A	ppeals.	
58.23	Subd. 12.	Service provision	while appeal per	ding. A termination of h	ousing or services
58.24	shall not occ	ur while an appeal	is pending. If add	litional services are need	led to meet the
58.25	health or safe	ety needs of the cl	ient while an appe	al is pending, the client	is responsible for
58.26	contracting f	or those additional	l services from the	e facility or another hom	e care provider
58.27	licensed und	er Minnesota Statı	ites, chapter 144A	, and for ensuring the co	osts for those
58.28	additional set	rvices are covered	<u>.</u>		
58.29	Subd. 13.	Application of c	hapter 504B to a	opeals of terminations.	A client may not
58.30	bring an actio	on under Minnesot	a Statutes, chapter	504B, to challenge a te	rmination that has
58.31	occurred and	been upheld unde	er this section.		

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59.1	Subd. 14	. Restriction on le	ase nonrenewals.	If a facility decides to no	ot renew a client's
59.2	lease, the fac	cility must:			
59.3	<u>(1) provi</u>	de the client with (50 calendar days' r	notice of the nonrenewal	2
59.4	<u>(</u> 2) ensur	e a coordinated mo	ove as provided ur	der this section;	
59.5	<u>(3) consu</u>	ilt and cooperate w	with the client; the	client representative; the	e case manager of
59.6	a client who	receives home and	community-based	waiver services under M	innesota Statutes,
59.7	section 256E	3.49, and chapter 2	56S; relevant heal	th professionals; and an	y other person of
59.8	the client's c	hoosing, to make a	arrangements to m	ove the client; and	
59.9	<u>(4) prepa</u>	re a written plan to	o prepare for the m	nove.	
59.10	Subd. 15	. Right to return.	If a client is absent	t from a facility for any r	eason, the facility
59.11	shall not refu	use to allow a clier	nt to return if a leas	se termination has not be	een effectuated.
59.12	<u>Subd. 16</u>	<u>. Coordinated mo</u>	ves. (a) A facility	or an arranged home ca	re provider, as
59.13	applicable, n	nust arrange a coor	rdinated move for	a client according to this	s subdivision if:
59.14	<u>(1) a faci</u>	lity terminates a le	ease or closes the f	acility;	
59.15	<u>(2)</u> an arr	ranged home care	provider terminate	s services; or	
59.16	<u>(3)</u> an arr	ranged home care	provider reduces o	r eliminates services to t	the extent that the
59.17	client needs	to move.			
59.18	<u>(b) If an</u>	event listed in para	graph (a) occurs, 1	he arranged home care p	provider, together
59.19	with the faci	lity must:			
59.20	<u>(1)</u> ensur	e a coordinated mo	ove to a safe locati	on that is appropriate fo	r the client and
59.21	that is identi	fied by the arrange	ed home care prov	ider;	
59.22	<u>(2)</u> ensur	e a coordinated me	ove to an appropria	ate service provider iden	tified by the
59.23	arranged hor	ne care provider, p	provided services a	re still needed and desir	ed by the client;
59.24	and				
59.25	<u>(3) consu</u>	ilt and cooperate w	with the client; the	client's representative; th	ne case manager
59.26	for a client v	vho receives home	and community-b	ased waiver services un	der Minnesota
59.27	Statutes, sec	tion 256B.49, and	chapter 256S; rele	want health professional	s; and any other
59.28	person of the	e client's choosing,	to make arrangen	nents to move the client.	
59.29	<u>(c)</u> The r	equirements in par	agraph (b), clause	s (1) and (2), may be sat	isfied by moving
59.30	the client to	a different location	n within the same	facility, if appropriate fo	r the client.

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60.1	(d) A client may decline to move to the location the facility identifies or to accept services
60.2	from a service provider the arranged home care provider identifies, and may choose instead
60.3	to move to a location of the client's choosing or to receive services from a service provider
60.4	of the client's choosing.
60.5	(e) Sixty days before the arranged home care provider reduces or eliminates one or more
60.6	services for a particular client, the arranged home care must provide written notice of the
60.7	reduction or elimination. If the facility, arranged home care provider, client, or client's
60.8	representative determines that the reduction or elimination of services will force the client
60.9	to move to a new location, the facility in coordination with the arranged home care provider
60.10	must ensure a coordinated move in accordance with this subdivision, and must provide
60.11	notice to the Office of Ombudsman for Long-Term Care.
60.12	(f) The facility or arranged home care provider, as applicable, must prepare a
60.13	client-relocation evaluation and client-relocation plan as described in this section to prepare
60.14	for the move to the new location or service provider.
60.15	(g) With the client's knowledge and consent, if the client is relocated to another facility
60.16	or to a nursing home, or if care is transferred to another service provider, the arranged home
60.17	care provider, the facility, or both, must timely convey to the new facility, nursing home,
60.18	or service provider:
60.19	(1) the client's full name, date of birth, and insurance information;
60.20	(2) the name, telephone number, and address of the client's representative, if any;
60.21	(3) the client's current, documented diagnoses that are relevant to the services being
60.22	provided;
60.23	(4) the client's known allergies that are relevant to the services being provided;
60.24	(5) the name and telephone number of the client's physician, if known, and the current
60.25	physician orders that are relevant to the services being provided;
60.26	(6) all medication administration records that are relevant to the services being provided;
60.27	(7) the most recent client assessment, if relevant to the services being provided; and
60.28	(8) copies of health care directives, "do not resuscitate" orders, and any guardianship
60.29	orders or powers of attorney.
60.30	Subd. 17. Client-relocation evaluation. If the client plans to move out of the facility

60.31 <u>due to termination of housing or services, or nonrenewal of housing, the arranged home</u>

61.1	care provider and the facility must work in coordination to prepare a written client-relocation
61.2	evaluation. The evaluation must include:
61.3	(a) the client's current service plan;
61.4	(b) a list of safe and appropriate housing and service providers that are in reasonable in
61.5	close proximity to the facility and are able to accept a new client; and
61.6	(c) the client's needs and choices.
61.7	Subd. 18. Client-relocation plan. (a) The arranged home care provider, in coordination
61.8	with the facility, must hold a planning conference to develop a relocation plan with the
61.9	client, the client's representative and case manager, if any, and other individuals invited by
61.10	the client.
61.11	(b)The client-relocation plan must accommodate the client-relocation evaluation
61.12	developed in subdivision 17.
61.13	(c) The client-relocation plan must include:
61.14	(1) the date and time that the client will move;
61.15	(2) how the client and the client's personal property, including pets, will be transported
61.16	to the new housing provider;
61.17	(3) how the facility will care for and store the client's belongings;
61.18	(4) recommendations to assist the client to adjust to the new living environment;
61.19	(5) recommendations for addressing the stress that a client with dementia may experience
61.20	when moving to a new living environment, if applicable;
61.21	(6) recommendations for ensuring the safe and proper transfer of the client's medications
61.22	and durable medical equipment;
61.23	(7) arrangements that have been made for the client's follow-up care and meals;
61.24	(8) a plan for transferring and reconnecting telephone and Internet services; and
61.25	(9) the party responsible for paying moving expenses and how the expenses will be paid.
61.26	(d) The facility and arranged home care provider must implement the relocation plan
61.27	and comply with the coordinated move requirements in this section.
61.28	Subd. 19. Providing client-relocation information to new provider. With the client's
61.29	consent, the arranged home care provider and the facility must provide the following
61.30	information in writing to the client's receiving facility or other service provider:

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62.1	(1) the name and addre	ess of the facility and a	rranged home care provi	der, the dates of
62.2	the client's admission and	discharge, and the nar	ne and address of a perso	n at the facility
62.3	and arranged home care p	rovider to contact for a	udditional information;	
62.4	(2) the client's most re	cent service plan, if the	e client has received serv	ices from the
62.5	arranged home care provid	der; and		
62.6	(3) the client's currentl	y active "do not resuso	citate" order and "physici	an order for life
62.7	sustaining treatment," if a	<u>ny.</u>		
62.8	Subd. 20. Client disch	arge summary. At the	time of discharge, the arr	canged home care
62.9	provider in coordination v	with the facility, must p	provide the client, and, w	ith the client's
62.10	consent, the client's repres	entative and case mana	iger, if applicable, with a	written discharge
62.11	summary that includes:			
62.12	(1) a summary of the cl	ient's stay that includes	diagnoses, courses of illn	esses, treatments,
62.13	and therapies, and pertine	nt lab, radiology, and c	onsultation results;	
62.14	(2) a final summary of	the client's status from	n the latest assessment or	review under
62.15	Minnesota Statutes, sectio	n 144A.4791, if applic	:able;	
62.16	(3) reconciliation of al	l predischarge medicat	tions with the client's pos	tdischarge
62.17	prescribed and over-the-co	ounter medications; an	<u>d</u>	
62.18	(4) postdischarge care	plan that is developed v	with the client and, with th	e client's consent,
62.19	the client's representative,	which will help the cl	ient adjust to a new livin	g environment.
62.20	The postdischarge care pla	n must indicate where	the client plans to reside,	any arrangements
62.21	that have been made for the	ne client's follow-up ca	re, and any post-dischar	ge medical and
62.22	non-medical services the	client will need.		
62.23	Subd. 21. Services pen	ding appeal. If a clien	t needs additional services	during a pending
62.24	termination appeal, the arr	ranged home care prov	rider must contact and inf	form the client's
62.25	case manager, if applicabl	e, of the client's respon	sibility to contract and en	sure payment for
62.26	those services.			
62.27	Subd. 22. Client asses	sment. If an arranged	home care provider seek	s to terminate a
62.28	client's services on the bas	sis of subdivision 7, pa	ragraph (c), clause (2), th	ne provider must
62.29	give the assessment that for	rms the basis of the ter	mination to the client and	include the name
62.30	and contact information o	f any medical profession	onals who performed the	assessment.
62.31	Subd. 23. Appealing of	on behalf of client. A	client may appeal the terr	nination directly
62.32	or through an individual a	cting on the client's be	<u>half.</u>	

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63.1	Subd. 24. No waiver. No facility or arranged home care provider may request or require
63.2	that a client waive the client's rights or requirements under this section at any time or for
63.3	any reason, including as a condition of admission to the facility.
63.4	Subd. 25. Assisted living bill of rights. (a) Assisted living clients, as defined in
63.5	Minnesota Statutes, section 144G.01, subdivision 3, shall be provided with the home care
63.6	bill of rights in Minnesota Statutes, section 144A.44, except that for assisted living clients
63.7	the provision in Minnesota Statutes, section 144A.44, subdivision 1, paragraph (1), clause
63.8	(17) does not apply and instead assisted living clients must be advised they have the right
63.9	to reasonable, advance notice of changes in services or charges.
63.10	(b) This subdivision supercedes Minnesota Statutes, sections 144A.441 and 144A.442,
63.11	until those sections are repealed.
63.12	EFFECTIVE DATE. This section is effective for contracts entered into on or after the
63.13	date of enactment for this section and expires July 31, 2022.
63.14 63.15 63.16	 Sec. 53. <u>APPROPRIATION; COVID-19 SCREENING PROGRAM.</u> (a) \$ in fiscal year 2021 is appropriated from the coronavirus relief fund to the commissioner of human services for COVID-19 baseline screening grants under section 1.
63.17	This is a onetime appropriation.
63.18	(b) \$ in fiscal year 2021 is appropriated from the coronavirus relief fund to the
63.19	commissioner of human services for cost-based reimbursement for COVID-19 serial
63.20	screening under section 1. This is a onetime appropriation.
63.21	EFFECTIVE DATE. This section is effective the day following final enactment.
63.22	Sec. 54. APPROPRIATION; BOARD OF EXECUTIVES FOR LONG TERM
63.23	SERVICES AND SUPPORTS.
63.24	\$467,000 in fiscal year 2021 is appropriated from the state government special revenue
63.25	fund to the Board of Executives for Long Term Services and Supports for operations and
63.26	is effective the day following final enactment. The base for this appropriation is \$722,000
63.27	in fiscal year 2022 and \$742,000 in fiscal year 2023.
63.28	EFFECTIVE DATE. This section is effective the day following final enactment.