SGS/RC

20-9407

### SENATE STATE OF MINNESOTA SEVENTH SPECIAL SESSION

A bill for an act

# S.F. No. 23

(SEN	ATE AUTHORS	: DIBB	LE)
<b>D</b> A 12/14		<b>D-PG</b> 9	OFFICIAL STATUS Introduction and first reading Referred to Rules and Administration

### 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 2020, sections 144.56, 1.14 by adding subdivisions; 144.6502, subdivision 3, by adding a subdivision; 144.6512, 1.15 by adding subdivisions; 144.652, by adding a subdivision; 144A.04, by adding 1.16 1.17 subdivisions; 144A.291, subdivision 2; 144A.4798, subdivision 3, by adding subdivisions; 144A.751, subdivision 1; 144G.03, by adding subdivisions; 144G.07, 1.18 by adding subdivisions; 144G.08, subdivisions 7, 9, 23, by adding a subdivision; 1.19 144G.09, subdivision 3; 144G.10, subdivision 1, by adding a subdivision; 144G.42, 1.20 subdivision 9, by adding subdivisions; 144G.45, subdivisions 2, 5; 144G.91, by 1.21 adding a subdivision; 144G.92, subdivision 5, by adding a subdivision; Laws 2019, 1.22 1.23 chapter 60, article 1, section 46; article 5, section 2; proposing coding for new law in Minnesota Statutes, chapters 144A; 144G. 1.24

- 1.25 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
- 1.26 Section 1. Minnesota Statutes 2020, section 144.56, is amended by adding a subdivision
- 1.27 to read:

1.1

### 1.28 Subd. 2d. Severe acute respiratory syndrome-related coronavirus infection

- 1.29 **control.** (a) A boarding care home must establish and maintain a comprehensive severe
- 1.30 acute respiratory syndrome-related coronavirus infection control program that complies
- 1.31 with accepted health care, medical, and nursing standards for infection control according

to the most current SARS-CoV-2 infection control guidelines or their successor versions
issued by the United States Centers for Disease Control and Prevention, Centers for Medicare
and Medicaid Services, and the commissioner. This program must include a severe acute
respiratory syndrome-related coronavirus infection control plan that covers all paid and
unpaid employees, contractors, students, volunteers, residents, and visitors. The commissioner
shall provide technical assistance regarding implementation of the guidelines.
(b) The boarding care home must maintain written evidence of compliance with this
subdivision.
<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
Sec. 2. Minnesota Statutes 2020, section 144.56, is amended by adding a subdivision to
read:
Subd. 2e. Severe acute respiratory syndrome-related coronavirus response plan. (a)
A boarding care home must establish, implement, and maintain a severe acute respiratory
syndrome-related coronavirus response plan. The severe acute respiratory syndrome-related
coronavirus response plan must be consistent with the requirements of subdivision 2d and
at a minimum must address the following:
(1) baseline and serial severe acute respiratory syndrome-related coronavirus testing of
all paid and unpaid employees, contractors, students, volunteers, residents, and visitors;
(2) use of personal protective equipment by all paid and unpaid employees, contractors,
students, volunteers, residents, and visitors;
(3) separation or isolation of residents infected with SARS-CoV-2 or a similar severe
acute respiratory syndrome-related coronavirus from residents who are not;
(4) balancing the rights of residents with controlling the spread of SARS-CoV-2 or
similar severe acute respiratory syndrome-related coronavirus infections;
(5) resident relocations, including steps to be taken to mitigate trauma for relocated
residents receiving memory care;
(6) clearly informing residents of the boarding care home's policies regarding the effect
of hospice orders, provider orders for life-sustaining treatment, do not resuscitate orders,
and do not intubate orders on any treatment of COVID-19 disease or similar severe acute
respiratory syndromes;

2.31 (7) mitigating the effects of separation or isolation of residents, including virtual visitation,
2.32 outdoor visitation, and for residents who cannot go outdoors, indoor visitation;

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3.1	(8) compassionate care visitation;
3.2	(9) consideration of any campus model, multiple buildings on the same property, or any
3.3	mix of independent senior living units in the same building as assisted living units;
3.4	(10) steps to be taken when a resident is suspected of having a SARS-CoV-2 or similar
3.5	severe acute respiratory syndrome-related coronavirus infection;
3.6	(11) steps to be taken when a resident tests positive for a SARS-CoV-2 or similar severe
3.7	acute respiratory syndrome-related coronavirus infection;
3.8	(12) protocols for emergency medical responses involving residents with SARS-CoV-2
3.9	or similar severe acute respiratory syndrome-related coronavirus infections, including
3.10	infection control procedures following the departure of ambulance service personnel or
3.11	other first responders;
3.12	(13) notifying the commissioner when staffing levels are critically low; and
3.13	(14) taking into account dementia-related concerns.
3.14	(b) A boarding care home must provide the commissioner with a copy of a severe acute
3.15	respiratory syndrome-related coronavirus response plan meeting the requirements of this
3.16	subdivision.
3.17	(c) A boarding care home must make its severe acute respiratory syndrome-related
3.18	coronavirus response plan available to staff, residents, and families of residents.
3.19	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
3.20	Sec. 3. Minnesota Statutes 2020, section 144.6502, subdivision 3, is amended to read:
3.21	Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided in this
3.22	subdivision, a resident must consent to electronic monitoring in the resident's room or private
3.23	living unit in writing on a notification and consent form. If the resident has not affirmatively
3.24	objected to electronic monitoring and the resident representative attests that the resident's
3.25	medical professional determines determined that the resident currently lacks the ability to
3.26	understand and appreciate the nature and consequences of electronic monitoring, the resident
3.27	representative may consent on behalf of the resident. For purposes of this subdivision, a
3.28	resident affirmatively objects when the resident orally, visually, or through the use of
3.29	auxiliary aids or services declines electronic monitoring. The resident's response must be
3.30	documented on the notification and consent form.

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(b) Prior to a resident representative consenting on behalf of a resident, the resident must 4.1 be asked if the resident wants electronic monitoring to be conducted. The resident 4.2 4.3 representative must explain to the resident:

(1) the type of electronic monitoring device to be used; 4.4

- 4.5 (2) the standard conditions that may be placed on the electronic monitoring device's use, including those listed in subdivision 6; 4.6
- (3) with whom the recording may be shared under subdivision 10 or 11; and 4.7
- (4) the resident's ability to decline all recording. 4.8

4.9 (c) A resident, or resident representative when consenting on behalf of the resident, may consent to electronic monitoring with any conditions of the resident's or resident 4.10 representative's choosing, including the list of standard conditions provided in subdivision 4.11 6. A resident, or resident representative when consenting on behalf of the resident, may 4.12 request that the electronic monitoring device be turned off or the visual or audio recording 4.13 component of the electronic monitoring device be blocked at any time. 4.14

- (d) Prior to implementing electronic monitoring, a resident, or resident representative 4.15 when acting on behalf of the resident, must obtain the written consent on the notification 4.16 and consent form of any other resident residing in the shared room or shared private living 4.17 unit. A roommate's or roommate's resident representative's written consent must comply 4.18 with the requirements of paragraphs (a) to (c). Consent by a roommate or a roommate's 4.19 resident representative under this paragraph authorizes the resident's use of any recording 4.20 obtained under this section, as provided under subdivision 10 or 11. 4.21
- (e) Any resident conducting electronic monitoring must immediately remove or disable 4.22 an electronic monitoring device prior to a new roommate moving into a shared room or 4.23 shared private living unit, unless the resident obtains the roommate's or roommate's resident 4.24 4.25 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 4.26 roommate's signed notification and consent form and submitting the form to the facility as 4.27 required under subdivision 5, the resident may resume electronic monitoring. 4.28
- (f) The resident or roommate, or the resident representative or roommate's resident 4.29 representative if the representative is consenting on behalf of the resident or roommate, may 4.30 withdraw consent at any time and the withdrawal of consent must be documented on the 4.31 original consent form as provided under subdivision 5, paragraph (d). 4.32
- 4.33

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

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5.1	Sec. 4. Minne	esota Statutes 20	020, section 144.0	6502, is amended by addir	ng a subdivision
5.2	to read:	-	- )	<u> </u>	6
5.3	Subd 7a Ir	etallation duri	ngisolation (a)	A nutime visitation is restri	cted or a resident
5.5 5.4				Anytime visitation is restri blic health emergency, and	
5.5		•		ronic monitoring, a facility	
5.6				lent representative delivers	
5.7				setting up the device and t	
5.8				vent the device malfunctio	
5.9	(b) If a facil	lity places an ele	ectronic monitori	ng device under this subd	ivision, the
5.10	requirements of	f this chapter, in	cluding requiren	nents of subdivision 7, con	tinue to apply.
5.11	EFFECTIV	/E DATE. This	section is effect	ive the day following final	enactment.
5.12	Sec. 5. Minne	esota Statutes 20	020, section 144.0	6512, is amended by addir	ng a subdivision
5.13	to read:				
5.14	<u>Subd. 6.</u> Ot	<b>her laws.</b> Nothi	ng in this sectior	affects the rights and rem	nedies available
5.15	under section 6	26.557, subdivi	sions 10, 17, and	20.	
5.16	EFFECTIV	<b>/E DATE.</b> This	section is effect	ive the day following final	enactment.
5.17	Sec. 6. Minne	esota Statutes 20	020, section 144.0	6512, is amended by addir	ng a subdivision
5.18	to read:				
5.19	Subd. 7. Ca	use of action. A	cause of action f	for violations of this section	n may be brought
5.20	and nothing in	this section prec	cludes a person fi	rom pursuing such an action	on. Any
5.21	determination o	f retaliation by th	ne commissioner	under subdivision 5 may be	used as evidence
5.22	of retaliation in	any cause of ac	ction under this s	ubdivision.	
5.23	EFFECTIV	<b>E DATE.</b> This	section is effect	ive the day following final	enactment.
5.24	Sec. 7. Minne	esota Statutes 20	20, section 144.0	552, is amended by adding	; a subdivision to
5.25	read:				
5.26	Subd. 3. En	forcement of th	ie health care bi	ll of rights by nursing ho	me residents. In
5.27	addition to the r	emedies otherwi	ise provided by o	r available under law, a resi	ident of a nursing
5.28	home or a legal	representative	on behalf of a rea	sident, in addition to seeki	ng any remedy
5.29	otherwise avail	able under law, 1	may bring a civil	action against a nursing h	ome and recover
5.30	actual damages	or \$3,000, whic	chever is greater,	plus costs, including costs	of investigation,

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6.1	and reasonab	le attorney fees, a	und receive other e	quitable relief as determ	ined by the court
6.2	for violation	of section 144.65	1, subdivision 14,	20, 22, 26, or 30.	
6.3	<u>EFFECT</u>	<b>IVE DATE.</b> This	s section is effectiv	e the day following fina	l enactment.
6.4	Sec. 8. Min	nesota Statutes 2(	)20, section 144A.	04, is amended by addin	g a subdivision to
6.5	read:				
6.6	Subd. 3c.	Severe acute res	piratory syndron	ne-related coronavirus	infection
6.7	<u>control. (a)</u> A	A nursing home pr	rovider must estab	lish and maintain a com	prehensive severe
6.8	acute respirat	ory syndrome-rel	ated coronavirus i	nfection control program	n that complies
6.9	with accepted	l health care, med	lical, and nursing s	standards for infection co	ontrol according
6.10	to the most c	urrent SARS-CoV	7-2 infection contr	ol guidelines or their suc	ccessor versions
6.11	issued by the	United States Cen	ters for Disease Co	ntrol and Prevention, Cer	nters for Medicare
6.12	and Medicaid	l Services, and the	e commissioner. T	his program must includ	le a severe acute
6.13	respiratory sy	ndrome-related c	oronavirus infection	on control plan that cove	ers all paid and
6.14	unpaid emplo	yees, contractors,	students, volunteer	s, residents, and visitors.	The commissioner
6.15	shall provide	technical assistar	nce regarding impl	ementation of the guide	lines.
6.16	(b) The m	ursing home prov	ider must maintain	written evidence of con	npliance with this
6.17	subdivision.				
6.18	<b>EFFECT</b>	<b>IVE DATE.</b> This	s section is effectiv	e the day following fina	l enactment.
6.19	Sec. 9. Min	nesota Statutes 2(	)20. section 144A	04, is amended by addin	g a subdivision to
6.20	read:		,	.,	8
		<b>C (</b>	• / •		•
6.21				e-related coronavirus r	
6.22				nt, and maintain a severe	
6.23				severe acute respiratory	
6.24				th the requirements of su	ibdivision 3c and
6.25	<u>at a minimun</u>	n must address the	e following:		
6.26	(1) baselin	ne and serial seve	re acute respirator	y syndrome-related coro	navirus testing of
6.27	all paid and u	inpaid employees	, contractors, stude	ents, volunteers, resident	ts, and visitors;
6.28	<u>(2) use of</u>	personal protectiv	ve equipment by al	l paid and unpaid emplo	yees, contractors,
6.29	students, volu	unteers, residents,	and visitors;		
6.30	(3) separa	tion or isolation of	of residents infecte	d with SARS-CoV-2 or	a similar severe
6.31	acute respirat	ory syndrome-rel	ated coronavirus f	rom residents who are n	<u>ot;</u>

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7.1	(4) balanci	ing the rights of re	esidents with cont	trolling the spread of SA	RS-CoV-2 or
7.2	similar severe	acute respiratory	syndrome-related	l coronavirus infections;	
7.3	(5) residen	t relocations, incl	uding steps to be	taken to mitigate trauma	for relocated
7.4	residents recei	iving memory car	e;		
7.5	(6) clearly	informing reside	nts of the nursing	home provider's policies	regarding the
7.6	effect of hosp	ice orders, provid	er orders for life-	sustaining treatment, do	not resuscitate
7.7	orders, and do	not intubate orde	ers on any treatme	nt of COVID-19 disease	or similar severe
7.8	acute respirate	ory syndromes;			
7.9	(7) mitigati	ing the effects of s	eparation or isolati	on of residents, including	virtual visitation,
7.10	outdoor visita	tion, and for resid	lents who cannot	go outdoors, indoor visit	ation;
7.11	<u>(8)</u> compa	ssionate care visit	ation;		
7.12	(9) conside	eration of any can	npus model, multi	ple buildings on the same	e property, or any
7.13				e building as assisted liv	
7.14	(10) steps	to be taken when	a resident is susp	ected of having a SARS-	CoV-2 or similar
7.15	severe acute r	espiratory syndro	me-related corona	avirus infection;	
7.16	(11) steps 1	to be taken when a	a resident tests pos	sitive for a SARS-CoV-2	or similar severe
7.17	acute respirate	ory syndrome-rela	ated coronavirus i	nfection;	
7.18	<u>(12)</u> protoc	cols for emergenc	y medical respons	ses involving residents with	ith SARS-CoV-2
7.19	or similar seve	ere acute respirate	ory syndrome-rela	ted coronavirus infection	ns, including
7.20	infection cont	rol procedures fol	llowing the depar	ture of ambulance service	e personnel or
7.21	other first resp	oonders;			
7.22	<u>(13) notify</u>	ving the commissi	oner when staffin	g levels are critically low	v; and
7.23	<u>(14) taking</u>	g into account der	nentia-related cor	icerns.	
7.24	(b) A nurs	ing home provide	r must provide th	e commissioner with a co	opy of a severe
7.25	acute respirate	ory syndrome-rela	ated coronavirus r	esponse plan meeting the	e requirements of
7.26	this subdivisio	on.			
7.27	(c) A nursi	ing home provide	r must make its se	evere acute respiratory sy	undrome-related
7.28	coronavirus re	esponse plan avai	able to staff, resid	dents, and families of res	idents.
7.29	EFFECTI	<b>VE DATE.</b> This	section is effectiv	ve the day following final	enactment.

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8.1	Sec. 10. M	innesota Statutes 2	2020, section 144A	A.291, subdivision 2, is	amended to read:
8.2	Subd. 2.	Amounts. (a) Fees	s may not exceed t	he following amounts bu	ut may be adjusted
8.3	lower by boa	rd direction and a	re for the exclusiv	e use of the board as rec	quired to sustain
8.4	board operat	ions. The maximu	m amounts of fees	s are:	
8.5	(1) applic	cation for licensure	e, \$200;		
8.6	(2) for a j	prospective applica	ant for a review of	education and experient	nce advisory to the
8.7	license appli	cation, \$100, to be	applied to the fee	e for application for lice	nsure if the latter
8.8	is submitted	within one year of	the request for re	view of education and e	experience;
8.9	(3) state of	examination, \$125	;		
8.10	(4) initial	license, \$250 if iss	ued between July	and December 31, \$100	) if issued between
8.11	January 1 an	d June 30;			
8.12	(5) acting	g <del>administrator</del> per	mit, \$400;		
8.13	(6) renew	val license, \$250;			
8.14	(7) duplic	cate license, \$50;			
8.15	(8) reinst	atement fee, \$250;			
8.16	<del>(9) health</del>	services executiv	e initial license, \$	<del>200;</del>	
8.17	<del>(10) heal</del>	th services executi	ve renewal licens	<del>e, \$200;</del>	
8.18	<del>(11) <u>(9)</u> r</del>	eciprocity verifica	tion fee, \$50;		
8.19	<del>(12)</del> (10)	second shared adr	<del>ninistrator</del> assigni	nent, \$250;	
8.20	<del>(13)</del> (11)	continuing educat	ion fees:		
8.21	(i) greate	r than six hours, \$:	50; and		
8.22	(ii) seven	hours or more, \$7	75;		
8.23	<del>(14)</del> (12)	education review,	\$100;		
8.24	<del>(15)</del> (13)	fee to a sponsor fo	or review of indiv	idual continuing educati	ion seminars,
8.25	institutes, wo	orkshops, or home	study courses:		
8.26	(i) for les	s than seven clock	hours, \$30; and		
8.27	(ii) for se	ven or more clock	hours, \$50;		

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9.1	<del>(10)</del> (14)	tee to a	licensee 1	for revie	ew of c	ontinuing	education	seminars,	institutes,

- 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 <u>144A.4791</u>, 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 2020, section 144A.4798, subdivision 3, is amended to read:
- 9.23 Subd. 3. Infection control program. A home care provider must establish and maintain
- 9.24 an effective infection control program that complies with accepted health care, medical,
- 9.25 and nursing standards for infection control, including during a disease pandemic.
- 9.26 **EFFECTIVE DATE.** This section is effective the day following final enactment.

10.1	Sec. 13. Minnesota Statutes 2020, section 144A.4798, is amended by adding a subdivision
10.2	to read:
10.3	Subd. 4. Severe acute respiratory syndrome-related coronavirus infection control. (a)
10.4	A home care provider must establish and maintain a comprehensive severe acute respiratory
10.5	syndrome-related coronavirus infection control program that complies with accepted health
10.6	care, medical, and nursing standards for infection control according to the most current
10.7	SARS-CoV-2 infection control guidelines or the successor version issued by the United
10.8	States Centers for Disease Control and Prevention, Centers for Medicare and Medicaid
10.9	Services, and the commissioner. This program must include a severe acute respiratory
10.10	syndrome-related coronavirus infection control plan that covers all paid and unpaid
10.11	employees, contractors, students, volunteers, clients, and visitors. The commissioner shall
10.12	provide technical assistance regarding implementation of the guidelines.
10.13	(b) A home care provider must maintain written evidence of compliance with this
10.14	subdivision.
10.15	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
10.15	
10.16	Sec. 14. Minnesota Statutes 2020, section 144A.4798, is amended by adding a subdivision
10.17	to read:
10.18	Subd. 5. Severe acute respiratory syndrome-related coronavirus response plan. (a)
10.19	A home care provider must establish, implement, and maintain a severe acute respiratory
10.20	syndrome-related coronavirus response plan. The severe acute respiratory syndrome-related
10.21	coronavirus response plan must be consistent with the requirements of subdivision 4 and
10.22	at a minimum must address the following:
10.23	(1) baseline and serial severe acute respiratory syndrome-related coronavirus testing of
10.24	all paid and unpaid employees, contractors, students, volunteers, clients, and visitors;
10.25	(2) use of personal protective equipment by all paid and unpaid employees, contractors,
10.26	students, volunteers, clients, and visitors;
10.27	(3) balancing the rights of clients with controlling the spread of SARS-CoV-2 or similar
10.28	severe acute respiratory syndrome-related coronavirus infections;
10.29	(4) clearly informing clients of the home care provider's policies regarding the effect of
10.30	hospice orders, provider orders for life-sustaining treatment, do-not resuscitate orders, and
10.31	do-not intubate orders on any treatment of COVID-19 disease or similar severe acute

10.32 respiratory syndromes;

11.1	(5) steps to be taken when a client is suspected of having a SARS-CoV-2 or similar
11.2	severe acute respiratory syndrome-related coronavirus infection;
11.3	(6) steps to be taken when a client tests positive for SARS-CoV-2 or a similar severe
11.4	acute respiratory syndrome-related coronavirus infection;
11.5	(7) protocols for emergency medical responses involving clients with SARS-CoV-2 or
11.6	similar severe acute respiratory syndrome-related coronavirus infections, including infection
11.7	control procedures following the departure of ambulance service personnel or other first
11.8	responders;
11.0	
11.9	(8) notifying the commissioner when staffing levels are critically low; and
11.10	(9) taking into account dementia-related concerns.
11.11	(b) A home care provider must provide the commissioner with a copy of a severe acute
11.12	respiratory syndrome-related coronavirus response plan meeting the requirements of this
11.13	subdivision and subdivision 6.
11.14	(c) A home care provider must make its severe acute respiratory syndrome-related
11.15	coronavirus response plan available to staff, clients, and families of clients.
11.16	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
11.10	EFFECTIVE DATE. This section is checuve the day following final chactment.
11.17	Sec. 15. Minnesota Statutes 2020, section 144A.4798, is amended by adding a subdivision
11.18	to read:
11.10	Sol 1 ( Discourse and infection controling control in section of the sector of the sec
11.19	Subd. 6. Disease prevention and infection control in congregate settings. (a) A home
11.20	care provider providing services to a client who resides either in an assisted living facility
11.21	licensed under section 144G.10 or in a housing with services establishment registered under
11.22	chapter 144D, regardless of the provider's status as an arranged home care provider as
11.23	defined in section 144D.01, subdivision 2a, must coordinate and cooperate with the assisted
11.24	living director of the assisted living facility in which a client of the unaffiliated home care
11.25	provider resides or with the person primarily responsible for oversight and management of
11.26	a housing with services establishment, as designated by the owner of the housing with
11.27	services establishment, in which a client of the home care provider resides, to ensure that
11.28	the home care provider meets all the requirements of this section while providing services
11.29	in these congregate settings.
11.30	(b) In addition to meeting the requirements of subdivision 5, a home care provider
11.31	providing services to a client who resides in either an assisted living facility licensed under
11.32	section 144G.10 or a housing with services establishment registered under chapter 144D,

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12.1	regardless of	f the provider's stat	tus as an arranged	home care provider as o	defined in section
12.2		-		e provider's severe acuto	
12.3	syndrome-re	elated coronavirus	response plan the	following:	
12.4	(1) basel	ine and serial seven	re acute respiratory	v syndrome-related corc	onavirus testing of
12.5	all paid and	unpaid employees,	, contractors, stude	ents, volunteers, clients,	and visitors of a
12.6	congregate s	setting in which the	e home care provid	ler provides services;	
12.7	<u>(2) use o</u>	f personal protectiv	ve equipment by al	l paid and unpaid emplo	yees, contractors,
12.8	students, vol	lunteers, clients, ar	nd visitors of a con	gregate setting in whicl	n the home care
12.9	provider pro	vides services;			
12.10	(3) separa	ation or isolation of	f clients infected w	ith SARS-CoV-2 or a si	milar severe acute
12.11	respiratory s	yndrome-related co	oronavirus from cl	ients who are not infect	ed in a congregate
12.12	setting in wh	nich the home care	provider serves cl	ients;	
12.13	(4) client	relocations, includ	ling steps to be tak	en to mitigate trauma fo	or relocated clients
12.14	receiving me	emory care;			
12.15	<u>(5) mitig</u>	ating the effects of	separation or isola	tion of clients, including	y virtual visitation,
12.16	outdoor visit	tation, and for clien	nts who cannot go c	outdoors, indoor visitation	on in a congregate
12.17	setting in wh	nich the home care	provider serves cl	ients;	
12.18	<u>(6) comp</u>	assionate care visit	ation in a congrega	te setting in which the h	ome care provider
12.19	serves client	<u></u>			
12.20	<u>(7) consi</u>	deration of any car	npus model, multij	ole buildings on the sam	e property, or any
12.21	mix of indep	pendent senior livir	ng units in the sam	e building as units in w	hich home care
12.22	services are	provided;			
12.23	(8) steps	to be taken when a	client in a congrega	ate setting in which the h	ome care provider
12.24	serves client	s is suspected of h	aving a SARS-Co	V-2 or similar severe ac	ute respiratory
12.25	syndrome-re	elated coronavirus	infection; and		
12.26	(9) steps	to be taken when a	client in a congrega	ate setting in which the h	ome care provider
12.27	serves client	as tests positive for	SARS-CoV-2 or a	a similar severe acute re	spiratory
12.28	syndrome-re	elated coronavirus	infection.		
12.29	<u>(c) A hor</u>	ne care provider pr	roviding services to	o a client who resides in	either an assisted
12.30	living facilit	y licensed under se	ection 144A.10 or	a housing with services	establishment
12.31	registered ur	nder chapter 144D,	regardless of the p	provider's status as an ar	ranged home care
12.32	provider as c	lefined in section 1	44D.01, subdivisio	on 2a, must make the ho	me care provider's
12.33	severe acute	respiratory syndron	me-related coronav	irus response plan availa	able to the assisted

13.1 living director of the assisted living facility in which a client of the unaffiliated home care

13.2 provider resides or to the person primarily responsible for oversight and management of a

13.3 housing with services establishment, as designated by the owner of the housing with services

13.4 establishment, in which a client of the home care provider resides.

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

13.6 Sec. 16. Minnesota Statutes 2020, section 144A.751, subdivision 1, is amended to read:

13.7 Subdivision 1. Statement of rights. An individual who receives hospice care has the13.8 right to:

(1) receive written information about rights in advance of receiving hospice care or
during the initial evaluation visit before the initiation of hospice care, including what to do
if rights are violated;

(2) receive care and services according to a suitable hospice plan of care and subject to
accepted hospice care standards and to take an active part in creating and changing the plan
and evaluating care and services;

(3) be told in advance of receiving care about the services that will be provided, the
disciplines that will furnish care, the frequency of visits proposed to be furnished, other
choices that are available, and the consequence of these choices, including the consequences
of refusing these services;

(4) be told in advance, whenever possible, of any change in the hospice plan of care andto take an active part in any change;

13.21 (5) refuse services or treatment;

(6) know, in advance, any limits to the services available from a provider, and theprovider's grounds for a termination of services;

(7) know in advance of receiving care whether the hospice services may be covered by
health insurance, medical assistance, Medicare, or other health programs in which the
individual is enrolled;

(8) receive, upon request, a good faith estimate of the reimbursement the provider expects
to receive from the health plan company in which the individual is enrolled. A good faith
estimate must also be made available at the request of an individual who is not enrolled in
a health plan company. This payment information does not constitute a legally binding
estimate of the cost of services;

(9) know that there may be other services available in the community, including other
end of life services and other hospice providers, and know where to go for information
about these services;

(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;

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

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

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

14.12 (14) be treated with courtesy and respect and to have the patient's property treated with14.13 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;

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

14.17 (17) reasonable, advance notice of changes in services or charges, including at least ten
14.18 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

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

14.26 (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;

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

15.1	(21) assert these rights personally, or have them asserted by the hospice patient's family
15.2	when the patient has been judged incompetent, without retaliation; and
15.3	(22) have pain and symptoms managed to the patient's desired level of comfort-:
15.4	(23) revoke hospice election at any time; and
15.5	(24) receive curative treatment for any condition unrelated to the condition that prompted
15.6	hospice election.
15.7	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
15.8	Sec. 17. Minnesota Statutes 2020, section 144G.03, is amended by adding a subdivision
15.9	to read:
15.10	Subd. 7. Disease prevention and infection control. A person or entity receiving assisted
15.11	living title protection under this chapter and the person primarily responsible for oversight
15.12	and management of a housing with services establishment, as designated by the owner of
15.13	the housing with services establishment, must coordinate and cooperate with a home care
15.14	provider providing services to a client who resides in the establishment, regardless of the
15.15	home care provider's status as an arranged home care provider as defined in section 144D.01,
15.16	subdivision 2a, to ensure that the home care provider meets all the requirements of section
15.17	<u>144A.4798.</u>
15.18	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
15.19	Sec. 18. Minnesota Statutes 2020, section 144G.03, is amended by adding a subdivision
15.20	to read:
15.21	Subd. 8. Tuberculosis (TB) infection control. (a) A person or entity receiving assisted
15.22	living title protection under this chapter must establish and maintain a comprehensive
15.23	tuberculosis infection control program according to the most current tuberculosis infection
15.24	control guidelines issued by the United States Centers for Disease Control and Prevention
15.25	(CDC), Division of Tuberculosis Elimination, as published in the CDC's Morbidity and
15.26	Mortality Weekly Report. This program must include a tuberculosis infection control plan
15.27	that covers all paid and unpaid employees, contractors, students, and volunteers. The
15.28	commissioner shall provide technical assistance regarding implementation of the guidelines.
15.29	(b) A person or entity receiving assisted living title protection under this chapter may
15.30	comply with the requirements of this subdivision by participating in a comprehensive
15.31	tuberculosis infection control program of an arranged home care provider.

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16.1	(c) A perso	on or entity recei	ving assisted livir	g title protection under this	s chanter must
16.2	<u> </u>		ompliance with th		s enapter must
10.2					
16.3	<b>EFFECTI</b>	<b>VE DATE.</b> This	section is effectiv	ve the day following final e	enactment.
16.4	Sec. 19. Mir	nnesota Statutes 2	2020, section 144	G.03, is amended by adding	g a subdivision
16.5	to read:		,		
16.6		'ommunicable d	iseases A nerson	or entity receiving assisted	l living title
16.7				state requirements for prev	
16.8	•	•		nesota Rules, parts 4605.70	<u> </u>
16.9			080, and 4605.70	· •	40, 4003.7044,
10.9	4005.7050, 40	05.7075,4005.7	000, and 4003.70	<u>90.</u>	
16.10	<b>EFFECT</b>	<b>VE DATE.</b> This	section is effectiv	ve the day following final e	enactment.
16.11		inesota Statutes 2	2020, section 1440	G.03, is amended by adding	g a subdivision
16.12	to read:				
16.13	Subd. 10.	Infection contro	l program. (a) A	person or entity receiving	assisted living
16.14	title protection	n under this chapt	er must establish	and maintain an effective in	nfection control
16.15	program that c	omplies with acce	epted health care, 1	nedical, and nursing standa	rds for infection
16.16	control.				
16.17	(b) A perso	on or entity recei	ving assisted livir	ng title protection under thi	s chapter may
16.18	comply with t	he requirements	of this subdivision	n by participating in an effe	ective infection
16.19	control progra	um of an arranged	l home care provi	der.	
16.20	EFFECTI	IVE DATE. This	section is effectiv	ve the day following final e	enactment.
16.21	Sec. 21. Mir	nnesota Statutes 2	2020, section 144	G.03, is amended by adding	g a subdivision
16.22	to read:				
16.23	Subd. 11.	Severe acute res	piratory syndroi	ne-related coronavirus in	fection
16.24	<u>control.</u> (a) A	person or entity	receiving assisted	l living title protection und	er this chapter
16.25	must establish	and maintain a c	comprehensive se	vere acute respiratory synd	rome-related
16.26	coronavirus ir	ifection control p	rogram that comp	olies with accepted health c	are, medical,
16.27	and nursing st	andards for infec	tion control accor	rding to the most current S.	ARS-CoV-2
16.28	infection cont	rol guidelines or	their successor ve	rsions issued by the United	l States Centers
16.29	for Disease Co	ontrol and Prever	ntion, Centers for	Medicare and Medicaid Se	rvices, and the
16.30	commissioner	. This program m	nust include a seve	ere acute respiratory syndro	ome-related
16.31	coronavirus in	ifection control p	lan that covers al	l paid and unpaid employed	es, contractors,

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17.1	students, volu	unteers, clients, and	l visitors. The comm	nissioner shall provide tee	chnical assistance			
17.2	regarding im	plementation of th	ne guidelines.					
17.3	<u>(b)</u> A per	(b) A person or entity receiving assisted living title protection under this chapter may						
17.4	comply with the requirements of this subdivision by participating in a comprehensive severe							
17.5	acute respira	tory syndrome-rel	ated coronavirus ir	nfection control program	of an arranged			
17.6	home care p	rovider.						
17.7	<u>(c)</u> A per	son or entity recei	ving assisted living	g title protection under th	nis chapter must			
17.8	<u>maintain wri</u>	itten evidence of c	ompliance with thi	s subdivision.				
17.9	<b>EFFEC</b>	<b>FIVE DATE.</b> This	s section is effective	e the day following final	enactment.			
17.10	Sec. 22. M	innesota Statutes 2	2020, section 144G	.03, is amended by addi	ng a subdivision			
17.11	to read:							
17.12	Subd. 12	. <u>Severe acute res</u>	piratory syndrom	e-related coronavirus re	esponse plan. <u>(a)</u>			
17.13	A person or e	entity receiving ass	sisted living title pro	otection under this chapte	er must establish,			
17.14	implement, a	and maintain a seve	ere acute respirator	y syndrome-related coro	navirus response			
17.15	plan. The sev	vere acute respirat	ory syndrome-relat	ted coronavirus response	e plan must be			
17.16	consistent w	ith the requiremen	ts of subdivision 1	1 and at a minimum mus	st address the			
17.17	following:							
17.18	(1) baseli	ine and serial seve	re acute respiratory	v syndrome-related coror	navirus testing of			
17.19	all paid and	unpaid employees	, contractors, stude	nts, volunteers, clients, a	and visitors;			
17.20	(2) use of	f personal protectiv	ve equipment by all	paid and unpaid employ	yees, contractors,			
17.21	students, vol	unteers, clients, an	nd visitors;					
17.22	(3) separa	ation or isolation o	f clients infected w	ith SARS-CoV-2 or a sin	nilar severe acute			
17.23	respiratory s	yndrome-related c	oronavirus from cl	ients who are not;				
17.24	<u>(4) balan</u>	cing the rights of 1	residents with contr	rolling the spread of SA	RS-CoV-2 or			
17.25	similar sever	re acute respiratory	y syndrome-related	coronavirus infections;				
17.26	(5) client	relocations, inclue	ding steps to be take	en to mitigate trauma for	relocated clients			
17.27	receiving me	emory care;						
17.28	(6) clearl	y informing client	s of the home care	provider's policies regar	ding the effect of			
17.29	hospice orde	ers, provider order	s for life-sustaining	treatment, do not resuse	citate orders, and			
17.30	do not intuba	ate orders on any t	reatment of COVII	D-19 disease or similar s	severe acute			
17.31	respiratory s	yndromes;						

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18.1	(7) mitiga	ating the effects of	separation or isol	ation of clients, including	g virtual visitation,
18.2	outdoor visit	ation, and for clie	nts who cannot g	o outdoors, indoor visita	tion;
18.3	<u>(8) comp</u>	assionate care visi	tation;		
18.4	<u>(9) consid</u>	deration of any car	npus model, mult	iple buildings on the san	ne property, or any
18.5	mix of indep	endent senior livin	ng units in the sar	ne building as assisted li	ving units;
18.6	(10) steps	s to be taken when	a client is suspec	cted of having a SARS-C	CoV-2 or similar
18.7	severe acute	respiratory syndro	ome-related coror	avirus infection;	
18.8	<u>(11)</u> steps	s to be taken when	a client tests pos	itive for a SARS-CoV-2	or similar severe
18.9	acute respira	tory syndrome-rel	ated coronavirus	infection;	
18.10	<u>(12) prote</u>	ocols for emergen	cy medical respon	nses involving clients wi	th SARS-CoV-2
18.11	or similar se	vere acute respirat	ory syndrome-rel	ated coronavirus infection	ons, including
18.12	infection cor	ntrol procedures for	ollowing the depart	rture of ambulance servi	ce personnel or
18.13	other first rea	sponders;			
18.14	<u>(13) noti</u>	fying the commiss	ioner when staffi	ng levels are critically lo	w; and
18.15	<u>(14) takir</u>	ng into account de	mentia-related co	ncerns.	
18.16	<u>(b)</u> A per	son or entity recei	ving assisted livin	ng title protection under	this chapter must
18.17	provide the c	commissioner with	n a copy of a seve	re acute respiratory sync	lrome-related
18.18	coronavirus	response plan mee	eting the requirem	ents of this subdivision.	
18.19	<u>(c)</u> A per	son or entity recei	ving assisted livin	ng title protection under	this chapter must
18.20	make its seve	ere acute respirato	ry syndrome-rela	ted coronavirus response	e plan available to
18.21	staff, clients,	, and families of cl	lients.		
18.22	<u>(d)</u> A per	son or entity recei	ving assisted living	ng title protection under	this chapter may
18.23	comply with	the requirements of	of this subdivision	by participating in a con	prehensive severe
18.24	acute respira	tory syndrome-rel	ated coronavirus	infection control program	m of an arranged
18.25	home care pr	rovider.			
18.26	<u>(e)</u> The c	ommissioner may	impose a fine no	t to exceed \$1,000 on the	e housing with
18.27	services regi	strant for a violati	on of this subdivi	sion. A registrant may a	ppeal an imposed
18.28	fine under th	e contested case p	procedure in section	on 144A.475, subdivisio	ns 3a, 4, and 7.
18.29	Fines collect	ed under this secti	on shall be depos	ited in the state treasury	and credited to the
18.30	state governi	ment special reven	ue fund. Continu	ed noncompliance with	the requirements
18.31	of this subdi	vision may result	in revocation or n	onrenewal of the housin	g with services

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regi	stration. T	he commissioner	shall make publi	c the list of all housing w	ith services
esta	blishments	s that have comp	lied with paragrap	<u>bh (b).</u>	
-	EFFECTI	VE DATE. This	section is effectiv	ve the day following final	enactment.
Se	ec. 23. Min	mesota Statutes 2	2020, section 1440	G.07, is amended by addi	ng a subdivision
o r	ead:				
	Subd. 6. <mark>O</mark>	<b>ther laws.</b> Nothi	ing in this section	affects the rights and rem	edies available
und	er section	626.557, subdivi	sions 10, 17, and	20.	
-	EFFECTI	VE DATE. This	section is effectiv	ve the day following final	enactment.
Se	ec. 24. Min	inesota Statutes 2	2020, section 1440	G.07, is amended by addi	ng a subdivision
to r	ead:				
-	Subd. 7. C	ause of action. A	cause of action for	or violations of this section	n may be brought
and	nothing in	this section prec	cludes a person fro	om pursuing such an actio	on. Any
dete	ermination	of retaliation by th	ne commissioner u	nder subdivision 5 may be	used as evidence
of r	etaliation i	n any cause of ac	ction under this su	bdivision.	
-	EFFECTI	VE DATE. This	section is effectiv	ve August 1, 2021.	
Se	ec. 25. Min	inesota Statutes 2	2020, section 1440	G.08, subdivision 7, is am	ended to read:
	Subd. 7. A	ssisted living fac	c <b>ility.</b> "Assisted li	ving facility" means a <del>lice</del>	<del>nsed</del> facility that
prov	vides sleep	ing accommodat	tions and assisted	living services to one or 1	nore adults.
Ass	isted living	g facility include	s assisted living fa	acility with dementia care	, and does not
incl	ude:				
(	(1) emerge	ncy shelter, trans	sitional housing, c	or any other residential un	its serving
exc	lusively or	primarily homel	ess individuals, a	s defined under section 11	6L.361;
	(2) a nursii	ng home licensed	l under chapter 14	4A;	
	(3) a hospit	al, certified board	ling care, or super	vised living facility license	ed under sections
144	.50 to 144.	.56;			
	(4) a lodgii	ng establishment	licensed under ch	hapter 157 and Minnesota	Rules, parts
952	0.0500 to 9	9520.0670, or un	der chapter 245D	or 245G;	
	(5) service	s and residential	settings licensed u	under chapter 245A, inclu	ding adult foster
care	e and servio	ces and settings g	governed under th	e standards in chapter 24	5D;

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20.1 (6) a private home in which the residents are related by kinship, law, or affinity with the
20.2 provider of services;

(7) a duly organized condominium, cooperative, and common interest community, or
owners' association of the condominium, cooperative, and common interest community
where at least 80 percent of the units that comprise the condominium, cooperative, or
common interest community are occupied by individuals who are the owners, members, or
shareholders of the units;

20.8 (8) a temporary family health care dwelling as defined in sections 394.307 and 462.3593;

20.9 (9) a setting offering services conducted by and for the adherents of any recognized
20.10 church or religious denomination for its members exclusively through spiritual means or
20.11 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;

20.18 (11) rental housing developed under United States Code, title 42, section 1437, or United
20.19 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;

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

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

20.26 (15) any establishment that exclusively or primarily serves as a shelter or temporary

20.27 shelter for victims of domestic or any other form of violence.

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

20.29 Sec. 26. Minnesota Statutes 2020, section 144G.08, is amended by adding a subdivision 20.30 to read:

20.31 <u>Subd. 7a.</u> Assisted living facility license. "Assisted living facility license" means a 20.32 certificate issued by the commissioner under section 144G.10 that authorizes the licensee

Sec. 26.

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21.1	to manage,	control, and operate	e an assisted livin	g facility for a specified	period of time and
21.2	in accordan	nce with the terms of	f the license and	the rules of the commissi	ioner.
21.3	EFFEC	TIVE DATE. This	section is effecti	ve August 1, 2021.	
21.4	Sec. 27. N	Ainnesota Statutes 2	2020, section 144	G.08, subdivision 9, is a	mended to read:
21.5	Subd. 9	. Assisted living ser	rvices. "Assisted	living services" includes	one or more of
21.6	the following	ng:			
21.7	(1) assis	sting with dressing, s	self-feeding, oral	hygiene, hair care, groom	ning, toileting, and
21.8	bathing;				
21.9	(2) prov	viding standby assist	ance;		
21.10	(3) prov	viding verbal or visu	al reminders to t	he resident to take regula	rly scheduled
21.11	medication	, which includes bri	nging the residen	t previously set up medic	cation, medication
21.12	in original	containers, or liquid	or food to accor	npany the medication;	
21.13	(4) prov	viding verbal or visu	al reminders to t	he resident to perform re	gularly scheduled
21.14	treatments	and exercises;			
21.15	(5) prep	aring modified spec	vialized diets orde	ered by a licensed health	professional;
21.16	(6) servi	ices of an advanced	practice registere	d nurse, registered nurse,	licensed practical
21.17	nurse, phys	ical therapist, respir	atory therapist, o	occupational therapist, sp	eech-language
21.18	pathologist	, dietitian or nutritio	onist, or social wo	orker;	
21.19	(7) tasks	s delegated to unlicer	nsed personnel by	v a registered nurse or assi	gned by a licensed
21.20	health profe	essional within the p	person's scope of	practice;	
21.21	(8) med	ication managemen	t services;		
21.22	(9) hand	ls-on assistance with	h transfers and m	obility;	
21.23	(10) trea	atment and therapies	5;		
21.24	(11) ass	isting residents with	eating when the	residents have complicate	ed eating problems
21.25	as identifie	d in the resident reco	ord or through an	assessment such as diffi	culty swallowing,
21.26	recurrent lu	ing aspirations, or re	equiring the use o	of a tube or parenteral or	intravenous
21.27	instruments	s to be fed;			
21.28	(12) pro	oviding other comple	ex or specialty he	ealth care services; and	
21.29	(13) sup	portive services in a	addition to the pr	ovision of at least one of	the services listed
21.30	in clauses (	1) to (12).			

Sec. 27.

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22.1	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effectiv	ve August 1, 2021.	
22.2	Sec. 28. M	linnesota Statutes 2	2020, section 1440	G.08, subdivision 23, is a	mended to read:
22.3		-		et ownership interest" mea	
22.4	-		-	of at least five percent equ	
22.5	stock, or pro	of the licensee	, or who is a men	ber of a limited liability	company of the
22.6					
22.7	<u>EFFEC</u>	<b>FIVE DATE.</b> This	section is effectiv	ve August 1, 2021.	
22.8	Sec. 29. M	linnesota Statutes 2	2020, section 1440	G.09, subdivision 3, is an	nended to read:
22.9	Subd. 3.	Rulemaking autho	orized. (a) The co	mmissioner shall adopt rul	es for all assisted
22.10	living facilit	ties that promote pe	erson-centered pla	anning and service deliver	y and optimal
22.11			C	protected, resident choic	e is allowed, and
22.12	public healt	h and safety is ensu	ired.		
22.13	(b) On July 1, 2019, the commissioner shall begin rulemaking.				
22.14	(c) The c	ommissioner shall	adopt rules that in	nclude but are not limited	to the following:
22.15	(1) staffi	ng appropriate for	each licensure cat	tegory to best protect the	health and safety
22.16	of residents	no matter their vul	nerability <u>, includi</u>	ing staffing ratios;	
22.17	(2) traini	ng prerequisites an	d ongoing trainin	g, including dementia car	e training and
22.18	standards fo	r demonstrating co	mpetency;		
22.19	(3) proce	edures for discharge	e planning and en	suring resident appeal rig	,hts;
22.20	(4) initia	l assessments, cont	inuing assessmen	nts, and a uniform assessm	nent tool;
22.21	(5) emer	gency disaster and	preparedness pla	ns;	
22.22	(6) unifo	orm checklist disclo	sure of services;		
22.23	(7) a def	inition of serious in	njury that results f	from maltreatment;	
22.24	(8) cond	itions and fine amo	unts for planned	closures;	
22.25	(9) proce	dures and timelines	for the commission	oner regarding termination	appeals between
22.26	facilities and	d the Office of Adn	ninistrative Heari	ngs;	
22.27	(10) esta	blishing base fees a	and per-resident f	ees for each category of l	icensure;
22.28	(11) cons	sidering the establis	shment of a maxi	mum amount for any one	fee;

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23.1	(12) proc	edures for relingu	ishing an assisted	living facility with demen	ntia care license		
23.2		ounts for noncomp	-	6 ,			
23.3	(13) proc	edures to efficient	ly transfer existin	g housing with services re	egistrants and		
23.4				cility licensure structure.			
			C C		2010 1 -1 -11		
23.5 23.6	(d) The commissioner shall publish the proposed rules by December 31, 2019, and shall publish final rules by December 31, 2020.						
23.0		•	-				
23.7				ssioner's authority to adop			
23.8		vision does not ex	pire at the end of t	he 18-month time limit th	at began on July		
23.9	<u>1, 2019.</u>						
23.10	EFFECT	<b>TIVE DATE.</b> This	s section is effectiv	ve the day following final	enactment.		
23.11	Sec. 30. M	innesota Statutes 2	2020, section 1440	G.10, subdivision 1, is am	ended to read:		
23.12	Subdivisi	ion 1. License req	l <b>uired.</b> <u>(a)</u> Beginn	ing August 1, 2021, <del>no as</del>	sisted living		
23.13	facility may	<del>operate in Minnes</del>	ota unless it is lie	ensed under this chapter.			
23.14	The licen	see is legally resp	onsible for the ma	nagement, control, and o	peration of the		
23.15	facility, rega	rdless of the existent	ence of a managen	nent agreement or subcon	tract. Nothing in		
23.16	this chapter s	<del>shall in any way af</del>	fect the rights and	remedies available under	<del>other law.</del> unless		
23.17	licensed und	er this chapter, no	individual, organi	zation, or government en	tity may:		
23.18	<u>(1) mana</u>	ge, control, or ope	erate an assisted liv	ving facility in Minnesota	; or		
23.19	<u>(2)</u> adver	tise, market, or ot	herwise promote i	ts facility as providing as	sisted living		
23.20	services or s	pecialized care for	individuals with	Alzheimer's disease or ot	her dementias.		
23.21	(b) The li	censee is legally r	esponsible for the	management, control, and	l operation of the		
23.22	facility, rega	rdless of the existe	ence of a managen	nent agreement or subcon	tract. Nothing in		
23.23	this chapter s	shall in any way a	ffect the rights and	l remedies available unde	er other law.		
23.24	(c) Upon	approving an appl	ication for an assist	ed living facility license, t	he commissioner		
23.25	shall issue a	single assisted liv	ing facility license	for each facility located	at a separate		
23.26	address, exce	ept as provided in	paragraph (d).				
23.27	(d) Upon	approving an app	lication for an ass	isted living facility locate	d on a campus		
23.28	and at the real	quest of the applic	ant, the commissi	oner may issue an assiste	d living facility		
23.29	license for th	e campus at the ad	dress of the campu	s' main building. An assis	ted living facility		
23.30	license for a c	campus shall ident	ify the address and	licensed resident capacity	of each building		
23.31	located on th	e campus in whic	h assisted living so	ervices are provided.			

24.1	(e) Before any building to be included on a campus advertises, markets, or promotes
24.2	itself as providing specialized care for individuals with Alzheimer's disease or other dementias
24.3	or a secured dementia care unit, the individual, organization, or government entity must
24.4	apply for the assisted living with dementia care level of licensure for that campus license
24.5	or apply for a separate assisted living facility with dementia care level of licensure. These
24.6	services may not be provided at the building until the license is issued by the commissioner.
24.7	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2021.
24.8	Sec. 31. Minnesota Statutes 2020, section 144G.10, is amended by adding a subdivision
24.9	to read:
24.10	Subd. 1a. Definitions. (a) For the purposes of this section, the terms defined in this
24.11	subdivision have the meanings given them.
24.12	(b) "Adjacent" means sharing a portion of a legal boundary.
24.13	(c) "Campus" means an assisted living facility that provides sleeping accommodations
24.14	and assisted living services operated by the same licensee in:
24.15	(1) two or more buildings, each with a separate address, located on the same property
24.16	identified by a single property identification number;
24.17	(2) a single building having two or more addresses, located on the same property,
24.18	identified by a single property identification number; or
24.19	(3) two or more buildings at different addresses, identified by different property
24.20	identification numbers, when the buildings are located on adjacent properties.
24.21	(d) "Campus' main building" means a building designated by the commissioner as the
24.22	main building of a campus and to which the commissioner may issue an assisted living
24.23	facility license for a campus.
24.24	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2021.
24.25	Sec. 32. [144G.191] ASSISTED LIVING FACILITY LICENSING
24.26	<b>IMPLEMENTATION; PROVISIONAL LICENSES; TRANSITION PERIOD FOR</b>
24.27	CURRENT PROVIDERS.
24.28	Subdivision 1. Provisional licenses. (a) Beginning March 1, 2021, applications for
24.29	provisional assisted living facility licenses under section 144G.16 may be submitted. No
24.30	provisional assisted living facility licenses under this chapter shall be effective prior to
24.31	August 1, 2021.

	(b) Beginning June 1, 2021, no initial housing with services establishment registration
	applications shall be accepted under chapter 144D.
	(c) Beginning June 1, 2021, no temporary comprehensive home care provider license
8	pplications shall be accepted for providers that do not intend to provide home care services
<u>u</u>	nder sections 144A.43 to 144A.484 on or after August 1, 2021.
	Subd. 2. New construction; building permit. (a) All prospective assisted living facility
1	icense applicants seeking a license for new construction who have submitted a complete
b	uilding permit application to the appropriate building code jurisdiction on or before July
3	1, 2021, may meet construction requirements in effect when the application was submitted.
	(b) All prospective assisted living facility license applicants seeking a license for new
c	onstruction who have submitted a complete building permit application to the appropriate
b	uilding code jurisdiction on or after August 1, 2021, must meet the construction
r	equirements under section 144G.45.
	(c) For the purposes of paragraph (a), in areas of jurisdiction where there is no building
c	ode authority, a complete application for an electrical or plumbing permit is acceptable in
<u>1</u>	ieu of the building permit application.
	(d) For the purposes of paragraph (a), in jurisdictions where building plan review
a	pplications are separated from building permit applications, a complete application for
p	lan review is acceptable in lieu of the building permit application.
	Subd. 3. New construction; plan review. Beginning March 1, 2021, prospective assisted
li	ving facility license applicants under new construction may submit to the commissioner
p	lans and specifications described in section 144G.45, subdivision 6, for plan review of the
n	ew construction requirements under section 144G.45.
	Subd. 4. Current comprehensive home care providers; provision of assisted living
S	ervices. (a) Comprehensive home care providers that do not intend to provide home care
s	ervices under chapter 144A on or after August 1, 2021, shall be issued a prorated license
p	eriod upon renewal, effective for license renewals beginning on or after September 1,
2	2020. The prorated license period shall be effective from the provider's current comprehensive
ł	nome care license renewal date through July 31, 2021.
	(b) Comprehensive home care providers with prorated license periods shall pay a prorated
f	ee based on the number of months the comprehensive home care license is in effect.
	(c) A comprehensive home care provider using the prorated license period in paragraph
6	(a), or who otherwise does not intend to provide home care services under chapter 144A

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26.2 <u>in writing at least 60 days before the expiration of its license, or no later than May 31, 2021,</u>
26.3 whichever is earlier. The notice must:

- 26.4 (1) state that the provider will no longer be providing home care services under chapter
  26.5 144A;
- 26.6 (2) include the date when the provider will no longer be providing these services;
- 26.7 (3) include the name, e-mail address, and telephone number of the individual associated
- 26.8 with the comprehensive home care provider that the recipient of home care services may
- 26.9 <u>contact to discuss the notice;</u>
- 26.10 (4) include the contact information consisting of the telephone number, e-mail address,
- 26.11 mailing address, and website for the Office of Ombudsman for Long-Term Care and the
- 26.12 Office of Ombudsman for Mental Health and Developmental Disabilities; and
- 26.13 (5) for recipients of home care services who receive home and community-based waiver
- 26.14 services under section 256B.49 and chapter 256S, this written notice must also be provided
- 26.15 to the resident's case manager at the same time that it is provided to the resident.
- 26.16 A comprehensive home care provider that obtains an assisted living facility license but does
- 26.17 so under a different business name as a result of reincorporation, and continues to provide
- 26.18 services to the recipient, is not subject to the 60-day notice required under this paragraph.
- 26.19 However, the provider must otherwise provide notice to the recipient as required under
- 26.20 sections 144A.44, 144A.441, and 144A.442, as applicable, and section 144A.4791.

## 26.21 Subd. 5. Current housing with services establishment registration to an assisted

- 26.22 **living facility license; conversion to licensure.** (a) Beginning January 1, 2021, all current
- 26.23 housing with services establishments registered under chapter 144D and intending to provide
- 26.24 assisted living services on or after August 1, 2021, must apply for an assisted living facility
- 26.25 <u>license under this chapter. The initial assisted living facility license issued will not be a</u>
- 26.26 provisional license as identified under subdivision 1. The applicant on the assisted living
- 26.27 <u>facility license application may, but need not, be the same as the current housing with</u>
- 26.28 services establishment registrant.
- (b) Notwithstanding the housing with services contract requirements identified in section
  144D.04, any existing housing with services establishment registered under chapter 144D
  that does not intend to convert its registration to an assisted living facility license under this
  chapter must provide written notice to its residents at least 60 days before the expiration of
  its registration, or no later than May 31, 2021, whichever is earlier. The notice must:

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27.1	(1) state th	nat the housing wi	th services establi	shment does not intend	to convert to an		
27.2	assisted living						
27.3	(2) include the date when the housing with services establishment will no longer provide						
27.4	housing with						
27.5	(3) include	e the name e-mail	address and teler	bhone number of the indi	vidual associated		
27.6	<u> </u>		-	t the recipient of home c			
27.7		cuss the notice;			<u></u>		
27.8	(4) include	e the contact infor	mation consisting	of the telephone numbe	r e-mail address		
27.9	<u> </u>			of Ombudsman for Long			
27.10				Developmental Disabili			
27.10							
27.11	(5) for rest	idents who receive	e home and comm	unity-based waiver servi	ces under section		
27.12	256B.49 and	chapter 256S, the	written notice mu	st also be provided to th	e resident's case		
27.13	manager at th	e same time that i	t is provided to th	e resident.			
27.14	A housing wi	th services provid	er that obtains an	assisted living facility lic	ense, but does so		
27.15	under a differ	ent business name	e as a result of rein	ncorporation, and contin	ues to provide		
27.16	services to the	e recipient, is not	subject to the 60-0	lay notice required unde	r this paragraph.		
27.17	However, the	provider must oth	nerwise provide n	otice to the recipient as r	equired under		
27.18	sections 144D	0.04 and 144D.04	5, as applicable, a	nd section 144D.09.			
27.19	<u>(c) By Au</u>	gust 1, 2021, all r	egistered housing	with services establishm	ents providing		
27.20	assisted living	g as defined in sec	tion 144G.01, sub	odivision 2, prior to Aug	ust 1, 2021, must		
27.21	have an assist	ted living facility	license under this	chapter.			
27.22	(d) Effecti	ve August 1, 202	l, any housing wit	h services establishment	t registered under		
27.23	chapter 144D	that has not conv	erted its registrati	on to an assisted living f	acility license		
27.24	under this cha	pter is prohibited	from providing a	ssisted living services.			
27.25	<u>Subd. 6.</u>	Conversion to ass	isted living licens	sure; renewal periods;	prorated		
27.26	<u>licenses. (a)</u> A	Applicants conver	ting from a housin	g with services establish	ment registration		
27.27	under chapter	144D to an assist	ed living facility li	cense under this chapter	must be provided		
27.28	a new renewa	l date upon applica	ation for an assiste	d living facility license. T	The initial assisted		
27.29	living facility	license issued wil	l not be a provisio	nal license as identified u	under subdivision		
27.30	1. The commi	ssioner shall assig	n a new, randomly	generated renewal date t	o evenly disperse		
27.31	assisted living	g facility license r	enewal dates through	ughout a calendar year.			

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28.1	(b) Applicants converting from a housing with services establishment registration to an
20.1	(b) Applicants converting from a nousing with services establishment registration to an

- assisted living facility license that receive new license renewal dates occurring in November
- 28.3 or December must choose one of two options:
- 28.4 (1) receive one assisted living facility license upon conversion effective August 1, 2021,

28.5 and prorated for 15- or 16-month periods, respectively; or

28.6 (2) receive one assisted living facility license upon conversion, effective August 1, 2021,

28.7 prorated for three- or four-month periods, respectively.

- 28.8 (c) Applicants converting from a housing with services establishment registration to an
- 28.9 assisted living facility license that receive new license renewal dates occurring in January
- 28.10 through July shall receive one assisted living facility license upon conversion effective
- 28.11 August 1, 2021, and prorated for five- to 11-month periods, respectively.

28.12 (d) Applicants converting from a housing with services establishment registration to an

28.13 assisted living facility license that receive a new license renewal date occurring in August

- 28.14 shall receive one assisted living facility license upon conversation effective for a full
- 28.15 <u>12-month period.</u>
- (e) An assisted living facility shall receive its first assisted living facility license renewal
   application for a full 12-month effective period approximately 90 days prior to the expiration
   of the facility's prorated license.

28.19 (f) Applicants with a current housing with services establishment registration who intend

28.20 to obtain more than one assisted living facility license under this chapter may request that

- 28.21 the commissioner allow all applicable renewal dates to occur on the same date or may
- 28.22 request all applicable renewal dates to occur at different points throughout a calendar year.

28.23 (g) All prorated licensing fee amounts for applicants converting from a housing with

28.24 services establishment to an assisted living facility license must be determined by calculating

28.25 the appropriate annual fee based on section 144.122, paragraph (d), and dividing the total

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28.26 <u>annual fee amount by the number of months the prorated license is effective.</u>
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# Subd. 7. Conversion to assisted living licensure; background studies. (a) Any individual listed on an application of a registered housing with services establishment converting to an assisted living facility license who is not on the existing housing with services registration and either has a direct ownership interest or is a managerial official is subject to the background study requirements of section 144.057. No individual may be involved in the management, operation, or control of an assisted living facility if the individual has been disqualified under chapter 245C.

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29.1	(b) The co	mmissioner shall	not issue a licens	e if any controlling indiv	vidual, including	
29.2	(b) The commissioner shall not issue a license if any controlling individual, including a managerial official, has been unsuccessful in having a background study disqualification					
29.3			and chapter 2450			
29.4	(c) If the in	dividual requests	s reconsideration of	of a disqualification unde	r section 144.057	
29.5	<u>~</u>	*		or rescinds the disqualit		
29.6				ement, operation, or cont		
29.7	living facility.					
29.8	<u>(d) If an in</u>	dividual has a dis	squalification und	er section 245C.15, subd	ivision 1, and the	
29.9	disqualificatio	n is affirmed, the	e individual's disq	ualification is barred from	n a set aside and	
29.10	the individual	must not be invol	lved in the manage	ement, operation, or cont	rol of the assisted	
29.11	living facility.					
29.12	(e) Data co	llected under this	subdivision shall	be classified as private d	ata on individuals	
29.13	under section	13.02, subdivisio	on 12.			
29.14	<u>Subd. 8.</u> <u>C</u>	hanges of owner	rship; current ho	using with services esta	ıblishment	
29.15	registrations.	(a) If an applicat	nt converting from	n a housing with services	establishment	
29.16	registration to	an assisted living	facility license an	ticipates a change of own	ership transaction	
29.17	effective on or	after August 1,	2021, the applicat	nt must submit an assiste	d living facility	
29.18	change of own	ership applicatio	n with the assisted	l living facility license ap	plication and the	
29.19	assisted living	licensure fees in	section 144.122,	paragraph (d).		
29.20	(b) Applica	ations for change	s of ownership un	der paragraph (a) must be	e submitted to the	
29.21	commissioner	at least 60 calen	dar days prior to t	he anticipated effective of	late of the sale or	
29.22	transaction.					
29.23	<u>Subd. 9.</u> E	<b>xpiration.</b> This s	section expires Au	gust 1, 2022.		
29.24	EFFECTI	VE DATE. This	section is effectiv	e the day following final	enactment unless	
29.25	a different dat	e is specified in a	a subdivision in th	is section.		
29.26	Sec. 33. Min	nesota Statutes 2	2020, section 1440	G.42, subdivision 9, is an	nended to read:	
29.27	Subd. 9. To	uberculosis prev	vention and cont	<b>•ol.</b> (a) The facility must	establish and	
29.28	maintain a cor	nprehensive tube	erculosis infection	control program accordi	ng to the most	
29.29	current tuberc	ulosis infection c	ontrol guidelines	issued by the United Sta	tes Centers for	
29.30	Disease Contro	ol and Preventior	n (CDC), Division	of Tuberculosis Eliminat	tion, as published	
29.31	in the CDC's N	lorbidity and Mo	rtality Weekly Re	port (MMWR). The prog	ram must include	
29.32	a tuberculosis	infection control	plan that covers a	ll paid and unpaid employ	yees, contractors,	

30.1	students, and regularly scheduled volunteers. The commissioner shall provide technical
30.2	assistance regarding implementation of the guidelines.
30.3	(b) The facility must maintain written evidence of compliance with this subdivision.
30.4	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2021.
30.5	Sec. 34. Minnesota Statutes 2020, section 144G.42, is amended by adding a subdivision
30.6	to read:
30.7	Subd. 9a. Communicable diseases. The facility must follow current state requirements
30.8	for prevention, control, and reporting of communicable diseases as defined in Minnesota
30.9	Rules, parts 4605.7040, 4605.7044, 4605.7050, 4605.7075, 4605.7080, and 4605.7090.
30.10	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2021.
30.11	Sec. 35. Minnesota Statutes 2020, section 144G.42, is amended by adding a subdivision
30.12	to read:
30.13	Subd. 9b. Infection control program. (a) The facility must establish and maintain an
30.14	effective infection control program that complies with accepted health care, medical, and
30.15	nursing standards for infection control, including during a disease pandemic.
30.16	(b) The facility must maintain written evidence of compliance with this subdivision.
30.17	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2021.
30.18	Sec. 36. Minnesota Statutes 2020, section 144G.42, is amended by adding a subdivision
30.19	to read:
30.20	Subd. 9c. Severe acute respiratory syndrome-related coronavirus infection
30.21	<b>control.</b> (a) A facility must establish and maintain a comprehensive severe acute respiratory
30.22	syndrome-related coronavirus infection control program that complies with accepted health
30.22	care, medical, and nursing standards for infection control according to the most current
30.24	SARS-CoV-2 infection control guidelines or their successor versions issued by the United
30.25	States Centers for Disease Control and Prevention, Centers for Medicare and Medicaid
30.26	Services, and the commissioner. This program must include a severe acute respiratory
30.27	syndrome-related coronavirus infection control plan that covers all paid and unpaid
30.28	employees, contractors, students, volunteers, residents, and visitors. The commissioner shall
30.29	provide technical assistance regarding implementation of the guidelines.
30.30	(b) The facility must maintain written evidence of compliance with this subdivision.

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31.1	EFFECT	<b>FIVE DATE.</b> This	section is effectiv	e August 1, 2021.	
31.2	Sec. 37. M	innesota Statutes 2	2020, section 1440	.42, is amended by add	ing a subdivision
31.3	to read:				
31.4	Subd. 9d	. Severe acute resp	oiratory syndrom	e-related coronavirus r	esponse plan. (a)
31.5	A facility m	ust establish, imple	ement, and maintai	n a severe acute respirat	tory
31.6	syndrome-re	lated coronavirus r	esponse plan. The	severe acute respiratory	syndrome-related
31.7	coronavirus	response plan mus	t be consistent wit	h the requirements of su	bdivision 9c and
31.8	at a minimu	m must address the	e following:		
31.9	(1) basel	ine and serial sever	e acute respiratory	syndrome-related coro	navirus testing of
31.10	all paid and	unpaid employees,	contractors, stude	nts, volunteers, clients a	and visitors;
31.11	(2) use of	f personal protectiv	ve equipment by al	paid and unpaid employ	yees, contractors,
31.12	students, vol	lunteers, clients, an	nd visitors;		
31.13	(3) separa	ation or isolation of	f clients infected w	ith SARS-CoV-2 or a sir	nilar severe acute
31.14	respiratory s	yndrome-related co	oronavirus from cl	ients who are not;	
31.15	<u>(4) balan</u>	cing the rights of r	esidents with cont	rolling the spread of SA	RS-CoV-2 or
31.16	similar sever	re acute respiratory	v syndrome-related	coronavirus infections;	
31.17	(5) client	relocations, includ	ling steps to be tak	en to mitigate trauma for	relocated clients
31.18	receiving me	emory care;			
31.19	<u>(6) clearl</u>	y informing clients	s of the facility's p	olicies regarding the effe	ect of hospice
31.20	orders, provi	ider orders for life-	sustaining treatme	ent, do not resuscitate or	ders, and do not
31.21	intubate orde	ers on any treatmer	nt of COVID-19 d	sease or similar severe	acute respiratory
31.22	syndromes;				
31.23	<u>(7) mitiga</u>	ating the effects of s	eparation or isolati	on of residents, including	virtual visitation,
31.24	outdoor visit	tation, and for resid	lents who cannot g	go outdoors, indoor visit	ation;
31.25	<u>(8)</u> comp	assionate care visit	tation;		
31.26	<u>(9) consid</u>	deration of any can	npus model, multij	ble buildings on the same	e property, or any
31.27	mix of indep	endent senior livir	ng units in the sam	e building as assisted liv	ving units;
31.28	<u>(10) step</u>	s to be taken when	a client is suspect	ed of having a SARS-Co	oV-2 or similar
31.29	severe acute	respiratory syndro	ome-related corona	virus infection;	
31.30	(11) steps	s to be taken when	a client tests posit	ive for a SARS-CoV-2	or similar severe
31.31	acute respira	atory syndrome-rela	ated coronavirus in	nfection;	

32.1	(12) protocols for emergency medical responses involving clients with SARS-CoV-2
32.2	or similar severe acute respiratory syndrome-related coronavirus infections, including
32.3	infection control procedures following the departure of ambulance service personnel or
32.4	other first responders;
32.5	(13) notifying the commissioner when staffing levels are critically low; and
32.6	(14) taking into account dementia-related concerns.
32.7	(b) A facility must provide the commissioner with a copy of a severe acute respiratory
32.8	syndrome-related coronavirus response plan meeting the requirements of this subdivision.
32.9	(c) A facility must make its severe acute respiratory syndrome-related coronavirus
32.10	response plan available to staff, clients, and families of clients.
32.11	EFFECTIVE DATE. This section is effective August 1, 2021.
32.12	Sec. 38. Minnesota Statutes 2020, section 144G.45, subdivision 2, is amended to read:
32.13	Subd. 2. Fire protection and physical environment. (a) Each assisted living facility
32.14	must have a comprehensive fire protection system that includes comply with the State Fire
32.15	Code in Minnesota Rules, chapter 7511, and:
32.16	(1) protection throughout by an approved supervised automatic sprinkler system according
32.17	to building code requirements established in Minnesota Rules, part 1305.0903, or smoke
32.18	detectors in each occupied room installed and maintained in accordance with the National
32.19	Fire Protection Association (NFPA) Standard 72 for dwellings or sleeping units, as defined
32.20	in the Minnesota State Fire Code: (i) provide smoke alarms in each room used for sleeping
32.21	purposes; (ii) provide smoke alarms outside of each separate sleeping area in the immediate
32.22	vicinity of bedrooms; (iii) provide smoke alarms on each story within a dwelling unit,
32.23	including basements, but not including crawl spaces and unoccupied attics; (iv) where more
32.24	than one smoke alarm is required within an individual dwelling unit or sleeping unit,
32.25	interconnect all smoke alarms so that actuation of one alarm causes all alarms in the
32.26	individual dwelling unit or sleeping unit to operate; and (v) ensure the power supply for
32.27	existing smoke alarms complies with the State Fire Code, except that newly introduced
32.28	smoke alarms in existing buildings may be battery operated;
32.29	(2) <u>install</u> portable fire extinguishers installed and tested in accordance with the NFPA
32.30	Standard 10; and
32.31	(3) keep the physical environment, including walls, floors, ceiling, all furnishings,

32.32 grounds, systems, and equipment that is kept in a continuous state of good repair and

operation with regard to the health, safety, comfort, and well-being of the residents inaccordance with a maintenance and repair program.

(b) Fire drills in assisted living facilities shall be conducted in accordance with the
residential board and care requirements in the Life Safety Code, except that fire drills in
secured dementia care units shall be conducted in accordance with section 144G.81,
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 <u>be continued continue</u> 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.

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

33.15 Sec. 39. Minnesota Statutes 2020, section 144G.45, subdivision 5, is amended to read:

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

(b) If the commissioner decides to update the Life Safety Code for purposes of this 33.21 subdivision, the commissioner must notify the chairs and ranking minority members of the 33.22 legislative committees and divisions with jurisdiction over health care and public safety of 33.23 the planned update by January 15 of the year in which the new Life Safety Code will become 33.24 effective. Following notice from the commissioner, the new edition shall become effective 33.25 for assisted living facilities beginning August 1 of that year, unless provided otherwise in 33.26 law. The commissioner shall, by publication in the State Register, specify a date by which 33.27 facilities must comply with the updated Life Safety Code. The date by which facilities must 33.28 comply shall not be sooner than six months after publication of the commissioner's notice 33.29 in the State Register. 33.30

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

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34.1	Sec. 40. M	Iinnesota Statutes 2	2020, section 1440	6.91, is amended by add	ing a subdivision
34.2	to read:		,		C
34.3	Subd. 5a	. Choice of provid	er. Residents have	the right to choose freely	among available
34.4	providers an	nd to change provid	lers after services	have begun, within the l	imits of health
34.5	insurance, lo	ong-term care insu	ance, medical ass	istance, other health prog	grams, or public
34.6	programs.				
34.7	<u>EFFEC</u>	TIVE DATE. <u>This</u>	section is effectiv	re August 1, 2021.	
34.8	Sec. 41. M	linnesota Statutes 2	2020, section 1440	6.92, subdivision 5, is an	nended to read:
34.9	Subd. 5.	Other laws. Nothi	ing in this section	affects the rights and rer	nedies available
34.10	to a resident	under section 626	.557 <u>, subdivisions</u>	10, 17, and 20.	
34.11	<u>EFFEC</u>	TIVE DATE. This	section is effectiv	re August 1, 2021.	
34.12	Sec. 42. M	linnesota Statutes 2	2020, section 1440	5.92, is amended by add	ing a subdivision
34.13	to read:				
34.14	Subd. 6.	Cause of action. A	cause of action fc	r violations of this sectio	n may be brought
34.15	and nothing	in this section pred	cludes a person fro	om pursuing such an acti	on. An <u>y</u>
34.16	determinatio	on of retaliation by the	ne commissioner u	nder subdivision 4 may be	e used as evidence
34.17	of retaliation	n in any cause of a	ction under this su	bdivision.	
34.18	<u>EFFEC</u>	TIVE DATE. This	section is effectiv	re August 1, 2021.	
34.19	Sec. 43. [1	44G.925] PRIVA	<u>FE ENFORCEM</u>	ENT OF RIGHTS.	
34.20	<u>(a)</u> For a	violation of section	144G.91, subdivi	sion 6, 8, 12, or 21, a res	ident or resident's
34.21	designated r	representative may	bring a civil action	n against an assisted livi	ng establishment
34.22	and recover	actual damages or	\$3,000, whicheve	r is greater, plus costs, in	ncluding costs of
34.23	investigation	n, and reasonable a	ttorney fees, and re	eceive other equitable rel	ief as determined
34.24	by the court	in addition to seek	ing any other rem	edy otherwise available	under law.
34.25	<u>(b) For a</u>	violation of sectio	n 144G.51, a resid	lent is entitled to a perm	anent injunction,
34.26	and any othe	er legal or equitable	e relief as determin	ned by the court, including	ng but not limited
34.27	to reformation	on of the contract a	ind restitution for	harm suffered, plus rease	onable attorney
34.28	fees and cos	<u>sts.</u>			
34.29	EFFEC	TIVE DATE. This	section is effectiv	re August 1, 2021.	

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35.1 Sec. 44. Laws 2019, chapter 60, article 1, section 46, is amended to read:

### 35.2 Sec. 46. PRIORITIZATION OF ENFORCEMENT ACTIVITIES.

35.3 Within available appropriations to the commissioner of health for enforcement activities

35.4 for fiscal years 2020 and, 2021, and 2022, the commissioner of health shall prioritize

35.5 enforcement activities taken under Minnesota Statutes, section 144A.442.

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

35.7 Sec. 45. Laws 2019, chapter 60, article 5, section 2, is amended to read:

### 35.8 Sec. 2. COMMISSIONER OF HEALTH.

Subdivision 1. General fund appropriation. (a) \$9,656,000 in fiscal year 2020 and
\$9,416,000 in fiscal year 2021 are appropriated from the general fund to the commissioner
of health to implement regulatory activities relating to vulnerable adults and assisted living
licensure.

(b) Of the amount in paragraph (a), \$7,438,000 in fiscal year 2020 and \$4,302,000 in
fiscal year 2021 are for improvements to the current regulatory activities, systems, analysis,
reporting, and communications relating to regulation of vulnerable adults. The base for this
appropriation is \$5,800,000 in fiscal year 2022 and \$5,369,000 in fiscal year 2023.

(c) Of the amount in paragraph (a), \$2,218,000 in fiscal year 2020 and \$5,114,000 in
fiscal year 2021 are to establish assisted living licensure under Minnesota Statutes, section
144I.01 sections 144G.08 to 144G.9999. The fiscal year 2021 appropriation is available
until June 30, 2023. 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.

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36.1	<u>EFFECTIV</u>	<b>E DATE.</b> This se	ection is effectiv	e the day following final	enactment.
36.2 36.3				ATIONS, TRANSFERS ACETIME EMERGEN	
36.4	Subdivision	1. Definitions. (a	a) The definition	s in this subdivision appl	y to this section.
36.5	(b) "Arrange	ed home care prov	ider" has the me	aning given in Minnesota	Statutes, section
36.6	144D.01, subdi	vision 2a.			
36.7	(c) "Client"	has the meaning g	given in Minneso	ota Statutes, section 144G	.01, subdivision
36.8	<u>3.</u>				
36.9	(d) "Facility	" means:			
36.10	(1) a housing	g with services es	tablishment reg	stered under Minnesota S	Statutes, section
36.11	144D.02, and o	perating under tit	le protection und	ler Minnesota Statutes, se	ections 144G.01
36.12	to 144G.07; or				
36.13	(2) a housing	g with services es	tablishment regi	stered under Minnesota S	Statutes, section
36.14	144D.02, and re	equired to disclose	e special care sta	atus under Minnesota Sta	tutes, section
36.15	<u>325F.72.</u>				
36.16	(e) "Home ca	are provider" has t	the meaning give	en in Minnesota Statutes, s	section 144A.43,
36.17	subdivision 4.				
36.18	(f) "Service	plan" has the mea	aning given in M	linnesota Statutes, sectior	n 144A.43,
36.19	subdivision 27.	•		, , , , , , , , , , , , , , , , , , , ,	
36.20	(g) "Service	s" means services	provided to a c	lient by a home care prov	ider according
36.21	to a service plan	<u>1.</u>			
36.22	<u>Subd. 2.</u> Sus	spension of home	e care service te	rminations. For the dura	tion of the
36.23	peacetime emer	gency declared in	Executive Orde	er 20-01 or until Executiv	e Order 20-01 is
36.24	rescinded, an ar	ranged home care	provider provid	ing home care services to	a client residing
36.25	in a facility must	t not terminate its	client's services o	or service plan, unless one	of the conditions
36.26	specified in Mir	nnesota Statutes, s	section 144G.52	, subdivision 5, paragrapl	1 (b), clauses (1)
36.27	<u>to (3), are met.</u>	Nothing in this su	bdivision prohil	oits the transfer of a clien	t under section
36.28	<u>47.</u>				
36.29	Subd. 3. Sus	spension of disch	arges and tran	sfers. For the duration of	the peacetime
36.30	emergency decl	ared in Executive	Order 20-01 or	until Executive Order 20	-01 is rescinded,
36.31	nursing homes,	boarding care hor	nes, and long-ter	m acute care hospitals m	ıst not discharge
36.32	or transfer resid	ents except for tra	ansfers in accord	ance with guidance issue	d by the Centers

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- 37.1 for Disease Control and Prevention, the Centers for Medicare and Medicaid Services, and
- 37.2 the Minnesota Department of Health for the purposes of controlling SARS-CoV-2 infections,
- 37.3 or unless the failure to discharge or transfer the resident would endanger the health or safety
- 37.4 of the resident or other individuals in the facility.
- 37.5 Subd. 4. Pending discharge and transfer appeals. For the duration of the peacetime
- 37.6 emergency declared in Executive Order 20-01 or until Executive Order 20-01 is rescinded,
- 37.7 <u>final decisions on appeals of transfers and appeals under section 52, subdivisions 5 to 11,</u>
- and Minnesota Statutes, section 144A.135, are stayed.
- 37.9 Subd. 5. Penalties. A person who willfully violates subdivisions 2 and 3 of this section
- 37.10 is guilty of a misdemeanor and upon conviction must be punished by a fine not to exceed
- 37.11 **§1,000, or by imprisonment for not more than 90 days.**
- 37.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 37.13 Sec. 47. <u>TRANSFERS FOR COHORTING PURPOSES DURING THE COVID-19</u> 37.14 PEACETIME EMERGENCY.

- 37.15 Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.
- 37.16 (b) "Dedicated COVID-19 care site" means:
- 37.17 (1) a dedicated facility for the care of individuals who have SARS-CoV-2 or similar
- 37.18 infections; and
- 37.19 (2) dedicated locations in a facility for the care of individuals who have SARS-CoV-2
   37.20 or similar infections.
- 37.21 (c) "Facility" means:
- 37.22 (1) a housing with services establishment registered under Minnesota Statutes, section
- 37.23 <u>144D.02</u>, and operating under title protection under Minnesota Statutes, sections 144G.01
- 37.24 to 144G.07;
- 37.25 (2) a housing with services establishment registered under Minnesota Statutes, section
- 37.26 <u>144D.02</u>, and required to disclose special care status under Minnesota Statutes, section
- 37.27 <u>325F.72;</u>
- 37.28 (3) a nursing home licensed under Minnesota Statutes, chapter 144A; or
- 37.29 (4) a boarding care home licensed under Minnesota Statutes, sections 144.50 to 144.58.
- 37.30 Facility does not mean a hospital.
- 37.31 (d) "Resident" means:

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38.1	<u>(1) a perso</u>	n residing in a nu	rsing home;		
38.2	<u>(2)</u> a perso	n residing in a bo	arding care home	<u>.</u>	
38.3	(3) a housi	ng with services 1	resident who recei	ves assisted living that is	s subject to the
38.4	requirements of	of Minnesota Stat	utes, sections 144	G.01 to 144G.07; or	
38.5	(4) a reside	ent of a housing w	vith services estab	lishment required to disc	lose special care
38.6	status under M	linnesota Statutes	s, section 325F.72.		
38.7	<u>Subd. 2.</u> Pr	rohibited transfe	rs and discharges	. A hospital may not disc	harge or transfer
38.8	any patient wh	o previously test	ed positive for SA	RS-CoV-2, regardless of	f the patient's
38.9	symptoms, to	a facility other the	an a dedicated CC	VID-19 care site, unless	the hospital
38.10	documents a te	est confirming the	e patient does not	have a SARS-CoV-2 inf	ection.
38.11	<u>Subd. 3.</u> Tr	ransfers for coho	orting purposes. (	(a) A facility may transfe	er a resident to
38.12	another facility	y or location in a	facility for the fol	lowing cohorting purpos	es:
38.13	(1) transfer	ring residents with	n symptoms of a re	spiratory infection or con	firmed diagnosis
38.14	of COVID-19	to a dedicated CO	OVID-19 care site	; or	
38.15	(2) transfer	ring residents wi	thout symptoms o	f a respiratory infection	or confirmed
38.16	diagnosis of C	OVID-19 or relat	ted infection to an	other facility or location	in a facility
38.17	dedicated to ca	aring for such res	idents and preven	ting them from acquiring	g COVID-19 for
38.18	the purposes o	f creating a dedic	ated COVID-19 c	are site.	
38.19	The transferrin	g facility must rec	ceive confirmation	that the receiving facility	agrees to accept
38.20	the resident to	be transferred. C	onfirmation may	be in writing or oral. If v	erbal, the
38.21	transferring fac	cility must docume	ent who from the re	eceiving facility commun	icated agreement
38.22	and the date an	nd time this perso	n communicated a	agreement.	
38.23	(b) A spou	se who resides wi	ith a transferred re	sident may elect to acco	mpany the
38.24	transferred rest	ident to the receiv	ing facility to cont	inue to reside with the res	sident transferred
38.25	for cohorting p	urposes. The trans	sferring facility mu	ast disclose to the spouse	of the transferred
38.26	resident the kn	own risks to the s	pouse of accompar	nying the resident to the r	eceiving facility.
38.27	<u>Subd. 4.</u> <b>R</b>	equired cohorting	g practices. (a) A	facility must cohort reside	ents with positive
38.28	tests for SARS	S-CoV-2, regardle	ess of symptoms, i	n a dedicated COVID-19	9 care site until
38.29	such time as a	resident has a con	nfirmed negative	test for SARS-CoV-2. A	resident with a
38.30	confirmed neg	ative test for SAR	RS-CoV-2 may ret	urn to the facility or roon	n from which the
38.31	resident was tr	ansferred, provid	ed the facility or 1	oom is not a dedicated C	COVID-19 care
38.32	site.				

39.1	(b) A facility that establishes a dedicated COVID-19 care site must dedicate staff,
39.2	supplies, and equipment exclusively to either the dedicated COVID-19 care site or to the
39.3	part of the facility that is not a dedicated COVID-19 care site. A facility must not permit
39.4	staff, supplies, or equipment to move between a dedicated COVID-19 care site and a building
39.5	or part of a facility that is not a dedicated COVID-19 care site.
39.6	(c) A facility must not permit a resident with a positive test for SARS-CoV-2 to share
39.7	a room or living unit with a resident who is not SARS-CoV-2 positive, unless the residents
39.8	are spouses or otherwise provide informed consent.
39.9	Subd. 5. Notice required. A transferring facility shall provide the transferred resident
39.10	and the legal or designated representatives of the transferred resident, if any, with a written
39.11	notice of transfer that includes the following information:
39.12	(1) the effective date of transfer;
39.13	(2) the reason permissible under subdivision 3 for the transfer;
39.14	(3) the name and contact information of a representative of the transferring facility with
39.15	whom the resident may discuss the transfer;
39.16	(4) the name and contact information of a representative of the receiving facility with
39.17	whom the resident may discuss the transfer;
39.18	(5) a statement that the transferring facility will participate in a coordinated move and
39.19	transfer of the care of the resident to the receiving facility, as required under section 52,
39.20	subdivision 16, and under Minnesota Statutes, section 144A.44, subdivision 1, clause (18);
39.21	(6) a statement that a transfer for cohorting purposes does not constitute a termination
39.22	of a lease, services, or a service plan; and
39.23	(7) a statement that a resident has a right to return to the transferring facility as provided
39.24	under subdivision 11.
39.25	Subd. 6. Waived transfer requirements for cohorting purposes. The following
39.26	requirements related to rights of residents, as defined in subdivision 1, paragraph (d), clauses
39.27	(3) and (4), are waived, or modified as indicated, only for purposes related to transfers to
39.28	another facility under subdivision 3:
39.29	(1) the right to take an active part in developing, modifying, and evaluating the plan and
39.30	services under Minnesota Statutes, section 144A.44, clause (2);
39.31	(2) rights under Minnesota Statutes, section 144A.44, clause (3);
39.32	(3) rights under Minnesota Statutes, section 144A.44, clause (4);

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40.1	(4) rights	under Minnesota	Statutes, section 1	44A.44, clause (9);	
40.2	(5) rights	under Minnesota	Statutes, section 1	44A.44, clause (15);	
40.3	(6) timeli	nes for completing	g assessments unde	r Minnesota Statutes, see	ction 144A.4791,
40.4	subdivision	8. A receiving faci	lity must complete	e client assessments follo	wing a transfer
40.5	for cohorting	g purposes as soon	as practicable; and	<u>d</u>	
40.6	<u>(7) timeli</u>	nes for completing	service plans unde	er Minnesota Statutes, se	ction 144A.4791,
40.7	subdivision	9. A receiving faci	lity must complete	client service plans foll	owing a transfer
40.8	for cohorting	g purposes as soon	as practicable and	must review and use the	e care plan for a
40.9	transferred c	lient provided by t	he transferring fac	ility, adjusting it as nece	essary to protect
40.10	the health an	d safety of the clie	ent.		
40.11	Subd. 7.	Mandatory transf	er of medical assis	stance clients for cohort	ing purposes. (a)
40.12	The commis	sioner of health ha	s the authority to t	ransfer medical assistan	ce residents to
40.13	another facil	ity for the purpose	s under subdivisio	<u>n 3.</u>	
40.14	<u>(b)</u> The c	commissioner of hu	uman services may	not deny reimbursemen	it to a facility
40.15	receiving a r	esident under this	section for a priva	te room or private living	<u>; unit.</u>
40.16	Subd. 8.	Coordinated tran	sfer required. No	thing in this section shall	ll be considered
40.17	inconsistent	with a resident's ri	ght to a coordinate	ed move and transfer of	care as required
40.18	under section	n 52, subdivision 1			
40.19	Subd. 9.	Transfers not con	sidered terminat	ions. Nothing in this sec	tion shall be
40.20	considered in	nconsistent with a	resident's rights ur	nder sections 46 and 52.	A transfer under
40.21	this section i	s not a termination	n of a lease, service	es, or a service plan unde	er section 46 or
40.22	<u>52.</u>				
40.23	<u>Subd. 10</u>	. No right of appe	e <b>al.</b> A resident may	v not appeal a transfer ur	ider subdivision
40.24	<u>3.</u>				
40.25	Subd. 11	<u>Right to return.</u>	If a resident is abs	ent from a facility as a re	esult of a transfer
40.26	under subdiv	vision 3, the facilit	y must allow a res	ident to return to the tran	sferring facility,
40.27	provided the	resident is determ	ined not to be infe	ctious according to curre	ent medical
40.28	standards.				
40.29	Subd. 12	<u>Appropriate trai</u>	nsfers. The commi	ssioner of health shall mo	onitor all transfers
40.30	made under	this section. The co	ommissioner may a	udit transfers made und	er this section for
40.31	compliance	with the requireme	ents of this section	and may take enforceme	ent actions for
40.32	violations, ir	ncluding issuing fin	nes. A violation of	this section as applied t	o a resident is at
40.33	least a level	2 violation as defined	ned in Minnesota S	Statutes, section 144A.47	<u>74.</u>

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41.1	Subd. 13	3. Expiration. Subd	livisions 1 to 9 ext	pire 60 days after the peac	etime emergency
41.2				tes, section 12.31, subdiv	
41.3	outbreak of	COVID-19, is term	ninated or rescind	ed by proper authority.	
41.4	EFFEC	TIVE DATE. This	section is effectiv	ve the day following final	enactment.
41.5	Sec. 48. <u>L</u>	ONG-TERM CA	RE SEVERE AC	UTE RESPIRATORY	
41.6	SYNDRON	AE-RELATED CO	DRONAVIRUS 1	ASK FORCE.	
41.7	Subdivis	sion 1. <b>Membershi</b>	<b>p.</b> (a) A Long-Ter	rm Care Severe Acute Re	spiratory
41.8	Syndrome-I	Related Coronaviru	s Task Force cons	sists of the following men	nbers:
41.9	<u>(1) two s</u>	senators, including	one senator appoi	nted by the senate majori	ty leader and one
41.10	senator app	ointed by the senate	e minority leader,	who shall each be ex offi	cio nonvoting
41.11	members;				
41.12	<u>(2) two </u>	members of the hou	use of representati	ves, including one memb	er appointed by
41.13	the speaker	of the house and or	ne member appoir	nted by the minority leade	er of the house of
41.14	representati	ves, who shall each	be ex officio nor	voting members;	
41.15	(3) four	family members of	an assisted living	client or of a nursing ho	me resident,
41.16	appointed b	y the governor;			
41.17	<u>(4) four</u>	assisted living clier	nts or nursing hon	ne residents, appointed by	the governor;
41.18	(5) one r	nedical doctor boar	d-certified in infe	ctious disease, appointed	by the Minnesota
41.19	Medical As	sociation;			
41.20	<u>(6) two r</u>	nedical doctors boar	d-certified in geri	atric medicine, appointed	by the Minnesota
41.21	Network of	Hospice and Pallia	tive Care;		
41.22	(7) one 1	registered nurse or a	advanced practice	registered nurse who pro	ovides care in a
41.23	nursing hom	ne or assisted living s	services, appointed	l by the Minnesota Chapte	r of the American
41.24	Assisted Liv	ving Nurses Associ	ation;		
41.25	<u>(8)</u> two ]	licensed practical n	urses who provide	e care in a nursing home	or assisted living
41.26	services, ap	pointed by the Min	nesota Chapter of	the American Assisted I	viving Nurses
41.27	Association	<u>.</u>			
41.28	<u>(9) one o</u>	certified home heal	th aide providing	assisted living services of	one certified
41.29	nursing assi	stant providing care	e in a nursing hom	e, appointed by the Minne	esota Home Care
41.30	Association	<u>;</u>			

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42.1	<u>(10) one p</u>	personal care assis	tant who provide:	s care in a nursing home c	or a facility in
42.2	which assiste	ed living services a	re provided;		
42.3	<u>(11) one r</u>	nedical director of	f a licensed nursir	g home, appointed by the	Minnesota
42.4	Association of	of Geriatrics Inspir	ed Clinicians;		
42.5	<u>(12) one r</u>	nedical director of	f a licensed hospi	ce provider, appointed by	the Minnesota
42.6	Association of	of Geriatrics Inspir	ed Clinicians;		
42.7	(13) one l	icensed nursing he	ome administrator	, appointed by the Minne	sota Board of
42.8	Executives for	or Long Term Serv	vices and Support	<u>s;</u>	
42.9	<u>(14) one li</u>	censed assisted liv	ing director, appoi	nted by the Minnesota Boa	rd of Executives
42.10	for Long Terr	m Services and Su	pport;		
42.11	<u>(15) two 1</u>	epresentatives of	organizations rep	resenting long-term care p	providers, one
42.12	appointed by	LeadingAge Min	nesota and one ap	pointed by Care Provider	s of Minnesota;
42.13	<u>(16) one r</u>	representative of a	corporate owner	of a licensed nursing home	e or of a housing
42.14	with services	establishment ope	erating under Min	nesota Statutes, chapter 1	44G, assisted
42.15	living title pr	otection, appointed	d by the Minneso	ta HomeCare Association	· · · · · · · · · · · · · · · · · · ·
42.16	<u>(17)</u> two 1	representatives of	an organization re	epresenting clients or fam	ilies of clients
42.17	receiving ass	isted living service	es or residents or f	amilies of residents of nur	sing homes, one
42.18	appointed by	Elder Voices Fam	ily Advocates and	d one appointed by AARI	<sup>•</sup> Minnesota;
42.19	<u>(18) one r</u>	representative of an	n organization rep	presenting clients and resid	lents living with
42.20	dementia, app	pointed by the Minn	nesota-North Dake	ota Chapter of the Alzheim	er's Association;
42.21	(19) one r	epresentative of an	organization repr	esenting people experienci	ng maltreatment,
42.22	appointed by	the Minnesota Ele	der Justice Center	 2	
42.23	(20) one a	attorney specializin	ng in housing law	, appointed by Mid-Minne	esota Legal Aid,
42.24	Southern Min	nnesota Regional I	Legal Services;		
42.25	(21) one a	attorney specializin	ng in elder law or	disability benefits law, ap	pointed by the
42.26	Governing C	ouncil of the Elder	r Law Section of	the Minnesota State Bar A	ssociation;
42.27	(22) one c	haplain in a long-te	erm care setting, a	opointed by the Association	n of Professional
42.28	Chaplains (M	<u>linnesota);</u>			
42.29	<u>(23) the c</u>	ommissioner of hu	uman services or	a designee, who shall be a	n ex officio
42.30	nonvoting me	ember;			

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43.1	(24) the co	ommissioner of he	alth or a designe	e, who shall be an ex offic	io nonvoting
43.2	member; and				
43.3	(25) the on	nbudsman for long	g-term care or des	ignee, who shall be an ex o	fficio nonvoting
43.4	member.				
43.5	(b) Appoir	nting authorities m	ust make initial a	ppointments to the Long-To	erm Care Severe
43.6	<u> </u>			rus Task Force by January	
43.7	Subd. 2. D	<b>Duties.</b> The Long-	Ferm Care Sever	e Acute Respiratory Syndi	ome-Related
43.8				various methods of balanci	
43.9				with the risk of outbreaks	
43.10	or similar seve	ere acute respirato	ry syndrome-rela	ited coronavirus infections	and COVID-19
43.11	disease or sim	nilar severe acute 1	espiratory syndr	omes, and to advise the co	mmissioners of
43.12	health and hur	man services on th	e use of their tem	porary emergency authori	ties with respect
43.13	to providing l	ong-term care dur	ing a peacetime	emergency related to a sev	ere acute
43.14	respiratory sy	ndrome-related co	pronavirus or sev	ere acute respiratory synd	romes. Goals of
43.15	the task force	are to minimize th	he number of dea	ths in long-term care facil	ities resulting
43.16	from COVID-	-19 disease or sim	ilar severe acute	respiratory syndromes and	l to alleviate
43.17	isolation. At a	a minimum, the tas	sk force must stu	<u>dy:</u>	
43.18	<u>(1) how to</u>	minimize isolatir	ng assisted living	clients and nursing home	residents who
43.19	are neither su	spected or confirm	ned to have active	e SARS-CoV-2 or similar	severe acute
43.20	respiratory sy	ndrome-related co	oronavirus infecti	lons;	
43.21	(2) how to	separate assisted l	living clients and	nursing home residents w	no are suspected
43.22	or confirmed	to have active SA	RS-CoV-2 or sin	nilar severe acute respirato	ory
43.23	syndrome-rela	ated coronavirus in	nfections from th	ose clients and residents v	vho are neither
43.24	suspected or c	confirmed to have	active SARS-Co	V-2 or similar severe acut	e respiratory
43.25	syndrome-rela	ated coronavirus in	nfections;		
43.26	<u>(3) how to</u>	create facilities d	edicated to carin	g for assisted living client	s and nursing
43.27	home resident	ts with symptoms	of a respiratory i	nfection or confirmed diag	<u>gnosis of</u>
43.28	COVID-19 di	sease or similar se	evere acute respin	ratory syndromes;	
43.29	<u>(4) how to</u>	create facilities d	edicated to carin	g for assisted living client	s and nursing
43.30	home resident	ts without sympton	ms of a respirato	ry infection or confirmed	not to have
43.31	COVID-19 di	sease or similar se	evere acute respin	ratory syndromes to preve	nt them from
43.32	acquiring CO	VID-19 disease or	similar severe a	cute respiratory syndrome	<u>s;</u>

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44.1	(5) how t	o create facilities d	ledicated to caring	for, isolating, and obser	rving for up to 14
44.2				ents with known exposure	
44.3	or a similar s	severe acute respira	atory syndrome-re	lated coronavirus; and	
44.4	<u>(6) best p</u>	ractices related to	executing hospice	orders, provider orders f	for life-sustaining
44.5	treatment, do	o not resuscitate or	ders, and do not in	ntubate orders when trea	ting an assisted
44.6	living or nur	sing home resident	t for COVID-19 d	isease or similar severe	acute respiratory
44.7	syndromes.				
44.8	<u>Subd. 3.</u>	Advisory opinion	s. The task force r	nay issue advisory opini	ons to the
44.9	commissione	ers of health and hu	man services regar	rding the commissioners	use of temporary
44.10	emergency a	uthorities granted	under emergency	executive orders and in	law, as well as
44.11	under any ex	tisting nonemerger	cy authorities. Th	e task force shall elect b	y majority vote
44.12	an author of	each advisory opir	nion. The task for	e shall forward any adv	isory opinions it
44.13	issues to the	chairs and ranking	minority member	rs of the legislative com	mittees with
44.14	jurisdiction of	over health and hu	man services polic	ey and finance.	
44.15	Subd. 4.	<b>Report.</b> By Januar	y 15, 2022, the ta	sk force must report to th	ne chairs and
44.16	ranking mine	ority members of th	e legislative com	nittees with jurisdiction of	over health policy
44.17	and finance.	The report must:			
44.18	<u>(1) summ</u>	narize the activities	of the task force;	and	
44.19	<u>(2) make</u>	recommendations	for legislative act	ion.	
44.20	Subd. 5.	First meeting; cha	air. The commission	oner of health or a design	nee must convene
44.21	the first mee	ting of the Long-T	erm Care Severe A	Acute Respiratory Syndr	ome-Related
44.22	Coronavirus	Task Force by Au	gust 1, 2021. At th	ne first meeting, the task	force shall elect
44.23	a chair by a r	majority vote of th	ose members pres	ent. The chair has autho	rity to convene
44.24	additional m	eetings as needed.			
44.25	Subd. 6.	Meetings. The me	etings of the task	force are subject to Mini	nesota Statutes,
44.26	chapter 13D	<u>.</u>			
44.27	Subd. 7.	Administration. <b>T</b>	The commissioner	of health shall provide a	administrative
44.28	services for t	the task force.			
44.29	Subd. 8.	Compensation. Pu	ublic members are	compensated as provide	ed in Minnesota
44.30	Statutes, sec	tion 15.059, subdiv	vision 4.		
44.31	Subd. 9.	Expiration. This s	ection expires one	e year after the implemen	ntation of assisted
44.32	living licens	ure under Minneso	ta Statutes, chapte	er 144G.	

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EFFECT	IVE DATE. Thi	s section is effectiv	ve the day following fina	al enactment.
Sec. 49. <u>DI</u>	RECTION TO	THE COMMISSI	ONER OF HEALTH;	ELECTRONIC
IONITORI	NG CONSENT	FORM.		
The comn	nissioner of healt	th shall modify the	Resident Representative	e Consent Form
nd the Room	mate Representa	ative Consent Form	n related to electronic me	onitoring under
Ainnesota St	atutes, section 14	14.6502, by removi	ing the instructions requ	iring a resident
epresentative	e to obtain a writ	ten determination b	by the medical profession	nal of the resident
hat the reside	ent currently lack	ts the ability to und	lerstand and appreciate t	he nature and
onsequences	of electronic me	onitoring. The com	missioner shall not requ	ire a resident
epresentative	e to submit a wri	tten determination	with the consent forms.	
EFFECT	IVE DATE. Thi	s section is effectiv	e the day following fina	al enactment.
Sec. 50. <b>DI</b>	RECTION TO T	THE COMMISSIO	DNER OF HEALTH; C	ONTROLLING
			ME-RELATED COR	
	M CARE SETT			
Subdivisio	on 1. State plan	for combating sev	ere acute respiratory s	yndrome-related
coronavirus.	(a) The commis	sioner of health sha	all create a state plan for	combating the
spread of SA	RS-CoV-2 or sin	nilar severe acute re	espiratory syndrome-rel	ated coronavirus
nfections and	l COVID-19 dise	ease or similar seve	ere acute respiratory syn	dromes among
esidents of lo	ng-term care sett	ings. For the purpo	ses of this section, "long-	-term care setting"
or "setting" m	eans: (1) a hous	ing with services es	stablishment registered	under Minnesota
Statutes, secti	on 144D.02, and	l operating under ti	tle protection under Mir	nnesota Statutes,
sections 1440	6.01 to 144G.07;	(2) a housing with	services establishment	registered under
Minnesota St	atutes, section 14	44D.02, and require	ed to disclose special car	re status under
Minnesota Sta	atutes, section 32	5F.72; (3) a nursing	g home licensed under M	innesota Statutes,
chapter 144A	; (4) a boarding c	are home licensed	under Minnesota Statute	s, sections 144.50
o 144.58; or (	5) independent s	enior living. For the	e purposes of this section	, "resident" means
any individua	l residing in a lo	ng-term care settin	g. The commissioner m	ust consult with
he Long-Teri	n Care Severe A	cute Respiratory Sy	yndrome-Related Coron	avirus Task Force
regarding the	creation of and 1	modifications or an	nendments to the state p	lan.
(b) In the	plan, the commis	ssioner of health m	ust provide long-term ca	are settings with
<u> </u>			o are not suspected or ki	
guidance on a	Illeviating isolati	on of residents who	• •	nown to have an

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46.1	recommenda	ations on how to sa	fely ease restrictio	ons on visitors entering t	he setting and on
46.2	free movem	ent of clients and re	esidents within the	setting and the commu	nity.
46.3	(c) In the	e state plan, the cor	nmissioner must a	t a minimum address the	e following:
46.4	<u>(1)</u> basel	ine and serial sever	re acute respiratory	v syndrome-related coro	navirus testing of
46.5	all paid and	unpaid employees,	, contractors, stude	nts, volunteers, resident	s, and visitors;
46.6	<u>(2) use o</u>	f personal protectiv	ve equipment by al	l paid and unpaid emplo	yees, contractors,
46.7	students, vol	lunteers, residents,	and visitors;		
46.8	<u>(3) separ</u>	ration or isolation o	of residents infected	d with SARS-CoV-2 or	a similar severe
46.9	acute respira	atory syndrome-rel	ated coronavirus fi	com residents who are n	ot;
46.10	<u>(</u> 4) balan	cing the rights of r	esidents with cont	rolling the spread of SA	RS-CoV-2 or
46.11	similar seve	re acute respiratory	v syndrome-related	coronavirus infections;	
46.12	(5) reside	ent relocations, inc	luding steps to be	taken to mitigate trauma	a for relocated
46.13	residents rec	ceiving memory car	re;		
46.14	<u>(6) clear</u>	ly informing reside	ents of the setting's	policies regarding the e	ffect of hospice
46.15	orders, prov	ider orders for life-	-sustaining treatme	ent, do not resuscitate or	ders, and do not
46.16	intubate ord	ers on any treatmer	nt of COVID-19 di	isease or similar severe	acute respiratory
46.17	syndromes;				
46.18	(7) mitiga	ating the effects of s	eparation or isolati	on of residents, including	virtual visitation,
46.19	outdoor visi	tation, and for resid	dents who cannot g	go outdoors, indoor visit	ation;
46.20	<u>(8)</u> comp	bassionate care visit	tation;		
46.21	<u>(9) consi</u>	deration of any can	npus model, multip	ble buildings on the sam	e property, or any
46.22	mix of indep	pendent senior livir	ng units in the sam	e building as assisted liv	ving units;
46.23	<u>(10)</u> step	s to be taken when	a resident is suspe	cted of having a SARS-	CoV-2 or similar
46.24	severe acute	respiratory syndro	me-related corona	virus infection;	
46.25	<u>(11) step</u>	s to be taken when	a resident tests pos	itive for a SARS-CoV-2	or similar severe
46.26	acute respira	atory syndrome-rela	ated coronavirus in	nfection;	
46.27	<u>(12) prot</u>	ocols for emergenc	ey medical respons	es involving residents w	ith SARS-CoV-2
46.28	or similar se	vere acute respirate	ory syndrome-rela	ted coronavirus infectio	ns, including
46.29	infection con	ntrol procedures fo	llowing the depart	ure of ambulance servic	e personnel or
46.30	other first re	sponders;			
46.31	<u>(13) noti</u>	fying the commissi	ioner when staffing	g levels are critically lov	v; and

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47.1	<u>(14) takir</u>	ng into account der	mentia-related cor	cerns.	
47.2	Subd. 2.	Enforcement of d	isease preventior	and infection control r	equirements
47.3	during the p	andemic. The con	nmissioner of heal	th shall develop protocols	to ensure during
47.4	the pandemic	c safe and timely s	urveys of licensed	providers and facilities p	providing service
47.5	in a long-tern	n care setting for co	ompliance with all	applicable disease prevent	tion and infection
47.6	control requi	rements.			
47.7	Subd. 3.	Maltreatment inv	vestigations durin	g the pandemic. The co	mmissioner of
47.8				e pandemic that there are	
47.9	investigation	s of maltreatment	complaints involv	ing residents.	
47.10	Subd. 4.	Personal protectiv	<b>ve equipment</b> . Th	e commissioner shall dev	elon policies and
47.11				are given priority access	
47.12	-	uipment similar to			
47.13	EFFECT	TIVE DATE. This	section is effectiv	e the day following final	enactment.
47.14	Sec. 51. L(	ONG-TERM CA	RE COVID-19-R	ELATED TESTING PI	ROGRAMS.
47.15	Subdivisi	on 1. Definitions.	(a) The definition	s in this subdivision appl	ly to this section.
47.16	<u>(b)</u> "Allo	wable costs" mear	s costs associated	with COVID-19-related	testing services
47.17	incurred by a	facility while imp	lementing a COVI	D-19 testing program, pro	ovided the testing
47.18	products use	d have received Er	nergency Use Aut	norization under section 5	564 of the federal
47.19	Food, Drug,	and Cosmetic Act	<u>.</u>		
47.20	<u>(c)</u> "COV	ID-19-related test	ing services" mea	ns any diagnostic product	available for the
47.21	detection of S	SARS-CoV-2 or th	e diagnosis of COV	/ID-19; any product avail	able to determine
47.22	whether a pe	rson has develope	d a detectable anti	body response to SARS-	CoV-2 or had
47.23	COVID-19 in	n the past; specime	en collection; speci	men transportation; spec	imen testing; and
47.24	any associate	ed services from a	health care profes	sional, clinic, or laborato	ory.
47.25	<u>(d)</u> "Facil	ity" means a nursir	ng home licensed u	nder Minnesota Statutes,	section 144A.02;
47.26	a boarding ca	are home licensed	under Minnesota	Statutes, sections 144.50	to 144.58; a
47.27	housing with	services establish	ment registered ur	der Minnesota Statutes,	section 144D.02,

47.28 and operating under title protection under Minnesota Statutes, section 144G.02; a housing

47.29 with services establishment registered under Minnesota Statutes, section 144D.02, and

47.30 required to disclose special care status under Minnesota Statutes, section 325F.72; and

47.31 <u>independent senior living settings.</u>

48.1	(e) "Public health care program" means medical assistance under Minnesota Statutes,
48.2	chapter 256B, and Laws 2020, chapter 74, article 1, section 12; MinnesotaCare; Medicare;
48.3	and medical assistance for uninsured individuals under Laws 2020, chapter 74, article 1,
48.4	section 11.
48.5	(f) "Serial COVID-19 testing" means repeat testing for SARS-CoV-2 infections no more
48.6	than three days after baseline testing and periodically thereafter.
48.7	Subd. 2. Testing program required. (a) Each facility shall establish, implement, and
48.8	maintain a comprehensive COVID-19 infection control program according to the most
48.9	current SARS-CoV-2 testing guidance for nursing homes released by the United States
48.10	Centers for Disease Control and Prevention (CDC). A comprehensive COVID-19 infection
48.11	control program must include a COVID-19 testing program that requires baseline and serial
48.12	COVID-19 testing of all residents, staff, visitors, and others entering the facility. All staff
48.13	considered health care workers under the facility's tuberculosis screening program must be
48.14	included in the facility's COVID-19 testing program. The commissioner of health shall
48.15	provide technical assistance regarding implementation of the CDC guidance.
48.16	(b) The commissioner may impose a fine not to exceed \$1,000 on a facility that does
48.17	not implement and maintain a testing program as required under this section. A facility may

48.18 appeal an imposed fine under the contested case procedure in Minnesota Statutes, section
48.19 144A.475, subdivisions 3a, 4, and 7. Fines collected under this section shall be deposited

48.20 in the state treasury and credited to the state government special revenue fund. Continued

48.21 noncompliance with the requirements of this section may result in revocation or nonrenewal

48.22 of facilities' license or registration. The commissioner shall make public the list of all

48.23 <u>facilities that are not in compliance with this section</u>.

48.24Subd. 3. Baseline testing grants. Within the limits of money specifically appropriated48.25to the commissioner of human services under section 53, paragraph (a), the commissioner48.26of human services shall make COVID-19 baseline testing grants to any facility that has not48.27completed COVID-19 baseline testing. The commissioner shall determine the amount of48.28each baseline screening grant, and shall award a grant only if funds are not otherwise48.29available.

48.30 Subd. 4. Serial screening reimbursement. (a) Within the limits of money specifically
48.31 appropriated to the commissioner of human services under section 53, paragraph (b), the
48.32 commissioner of human services shall reimburse each facility for the allowable costs of
48.33 eligible COVID-19-related testing services that a facility cannot otherwise afford upon
48.34 submission by a facility of a COVID-19-related testing services cost report.

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49.1	<u>(b)</u> The c	commissioner of hu	uman services sha	ll develop a COVID-19-r	elated testing
49.2	services cos	t report.			
49.3	<u>(c)</u> A fac	eility may submit a	COVID-19-relate	ed testing services cost rep	port once per
49.4	month. If the	e commissioner of l	numan services de	termines that a facility is it	n financial crisis,
49.5	the facility r	nay submit a cost 1	eport once every	two weeks.	
49.6	<u>EFFEC</u>	<b>TIVE DATE.</b> This	section is effecti	ve the day following final	enactment.
49.7	Sec. 52. <u>C</u>	ONSUMER PRO	TECTIONS FO	R ASSISTED LIVING (	CLIENTS.
49.8	Subdivis	tion 1. Definitions.	(a) The definition	ns in this subdivision appl	y to this section.
49.9	<u>(b)</u> "App	propriate service pr	ovider" means an	arranged home care prov	ider that can
49.10	adequately p	provide to a client t	he services agree	d to in the service agreem	ent.
49.11	<u>(c)</u> "Arra	inged home care pro	ovider" has the me	eaning given in Minnesota	Statutes, section
49.12	<u>144D.01, su</u>	bdivision 2a.			
49.13	<u>(d) "Clie</u>	nt" has the meanin	g given in Minnes	sota Statutes, section 1440	3.01, subdivision
49.14	<u>3.</u>				
49.15	<u>(e)</u> "Clie	nt representative"	means one of the	following in the order of J	priority listed, to
49.16	the extent th	e person may reas	onably be identifi	ed and located:	
49.17	<u>(1)</u> a cou	urt-appointed guard	ian acting in acco	ordance with the powers g	ranted to the
49.18	guardian un	der Minnesota Stat	utes, chapter 524	2	
49.19	<u>(</u> 2) a con	servator acting in a	ccordance with th	ne powers granted to the co	onservator under
49.20	Minnesota S	Statutes, chapter 52	<u>4;</u>		
49.21	<u>(3) a hea</u>	lth care agent actir	ig in accordance v	with the powers granted to	the health care
49.22	agent under	Minnesota Statute	s, chapter 145C;		
49.23	<u>(4) an att</u>	orney-in-fact acting	g in accordance wi	th the powers granted to th	e attorney-in-fact
49.24	by a written	power of attorney	under Minnesota	Statutes, chapter 523; or	
49.25	<u>(5) a per</u>	son who:			
49.26	<u>(i) is not</u>	an agent of a facil	ity or an agent of	a home care provider; and	1
49.27	(ii) is de	signated by the clie	ent orally or in wr	iting to act on the client's	behalf.
49.28	<u>(f)</u> "Faci	lity" means:			

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50.1	(1) a hous	sing with services	establishment reg	istered under Minnesota	Statutes, section
50.2	144D.02, and	d operating under	title protection un	der Minnesota Statutes,	sections 144G.01
50.3	to 144G.07;	or			
50.4	<u>(2)</u> a hous	sing with services	establishment reg	istered under Minnesota	Statutes, section
50.5	144D.02, and	d required to disclo	ose special care st	atus under Minnesota St	atutes, section
50.6	<u>325F.72.</u>				
50.7	<u>(g)</u> "Hom	e care provider" ha	s the meaning giv	en in Minnesota Statutes,	section 144A.43,
50.8	subdivision 4	<u>4.</u>			
50.9	<u>(h)</u> "Safe	location" means a	location that does	not place a client's healt	h or safety at risk.
50.10	A safe locati	on is not a private	home where the c	occupant is unwilling or	unable to care for
50.11	the client, a l	nomeless shelter, a	hotel, or a motel.		
50.12	<u>(i)</u> "Servi	ce plan" has the m	eaning given in N	linnesota Statutes, sectio	on 144A.43,
50.13	subdivision 2	27.			
50.14	(j) "Servi	ces" means service	es provided to a cl	ient by a home care prov	vider according to
50.15	a service plan	<u>n.</u>			
50.16	Subd. 2.	Prerequisite to te	rmination; meeti	<b>ng.</b> (a) A facility and the	e arranged home
50.17	care provider	r must schedule an	d participate in a	meeting with the client a	and the client
50.18	representativ	e before the arrang	ged home care pro	ovider issues a notice of	termination of
50.19	services.				
50.20	(b) A fact	ility must schedule	e and participate in	n a meeting with the clie	nt and client
50.21	representativ	e before the facilit	y issues a termina	tion of housing.	
50.22	<u>(c)</u> The p	urposes of the mee	eting required und	er paragraph (a) are to:	
50.23	(1) explai	in in detail the reas	sons for the propo	sed termination; and	
50.24	(2) identi	fy and offer reason	nable accommoda	tions or modifications, in	nterventions, or
50.25	alternatives t	o avoid the termin	ation including b	at not limited to securing	g services from
50.26	another home	e care provider of th	ne client's choosing	g. A facility or arranged h	ome care provider
50.27	is not require	ed to offer accomm	nodations, modific	cations, interventions, or	alternatives that
50.28	fundamentall	y alter the nature o	f the operation of	he facility or arranged ho	me care provider.
50.29	<u>(d)</u> The m	neeting required u	nder paragraph (a)	must be scheduled to ta	ke place at least
50.30	seven days b	efore a notice of to	ermination is issue	ed. The facility or arrang	ed home care
50.31	provider, as a	applicable, must m	ake reasonable ef	forts to ensure that the cl	ient and the client
50.32	representativ	e are able to attend	d the meeting.		

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51.1	Subd. 3.	Pretermination n	neeting; notice. (a)	The arranged home car	e provider, the		
51.2				en notice of the meeting			
51.3	the client's representative at least five business days in advance.						
51.4	(b) For a client who receives home and community-based waiver services under						
51.5	Minnesota Statutes, section 256B.49, and chapter 256S, the arranged home care provider						
51.6	must provide	written notice of	the meeting to the c	lient's case manager at le	east five business		
51.7	days in adva	nce.					
51.8	<u>(c) The m</u>	neeting must be sc	heduled to take pla	ce at least seven calenda	ar days before a		
51.9	notice of terr	nination is issued.	The arranged hom	e care provider, in colla	boration with the		
51.10	facility, must	make reasonable	efforts to ensure the	at the client and the clien	t's representative		
51.11	are able to at	tend the meeting.					
51.12	(d) The w	vritten notice unde	er paragraphs (a) ar	d (b) must include:			
51.13	(1) the tir	ne, date, and locat	tion of the meeting	• <u>2</u>			
51.14	<u>(2) a deta</u>	iled explanation o	f the reasons for th	e proposed termination;	<u>.</u>		
51.15	<u>(3) a list c</u>	of facility and arra	nged home care pro	ovider representatives w	ho will attend the		
51.16	meeting;						
51.17	(4) an exp	planation that the	client may invite fa	mily members, represer	ntatives, health		
51.18	professionals	s, and other indivi	duals to participate	in the meeting;			
51.19	(5) contac	et information for t	he Office of Ombu	dsman for Long-Term Ca	are and the Office		
51.20	of Ombudsm	an for Mental Hea	alth and Developme	ental Disabilities with a s	statement that the		
51.21	ombudsman	offices provide ad	vocacy services to	clients;			
51.22	(6) the na	me and contact in	formation of an ine	dividual at the facility w	hom the client		
51.23	may contact	about the meeting	or to request an ac	commodation;			
51.24	<u>(7) notice</u>	that attendees ma	ay request reasonab	le accommodations if th	ne client has a		
51.25	communicati	on disability or sp	eaks a language of	her than English;			
51.26	<u>(8) notice</u>	that if the client's	housing or service	es are terminated, the cli	ent has the right		
51.27	to appeal und	ler subdivision 10	; and				
51.28	<u>(9) notice</u>	that the client may	v invite family mem	bers, health professionals	s, a representative		
51.29	of the Office	of Ombudsman fo	or Long-Term Care	, or other persons of the	client's choosing		
51.30	to attend the	meeting. For clier	its who receive hor	ne and community-based	d waiver services		
51.31	under Minne	sota Statutes, sect	ion 256B.49, and c	hapter 256S, the facility	must notify the		
51.32	client's case	manager of the me	eeting.				

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52.1	(e) The a	ranged home care	provider and the f	facility must provide wr	ritten notice to the
52.2	<u> </u>			case manager of any ch	
52.3		tion of the preterm		<b>C</b>	
52.4	Subd. 4. I	Pretermination m	eeting requireme	nts; identifying and of	ffering
52.5			× •	ves. (a) At the meeting of	
52.6				he facility, or both, as a	
52.7	(1) explai	n in detail the reas	sons for the propos	ed termination; and	
52.8	<u>(2)</u> collab	orate with the clie	nt and the client's	representative, case ma	nager, and any
52.9	other individ	ual invited by the	client, to identify a	and offer any potential r	reasonable
52.10	accommodat	ions, modification	s, interventions, or	alternatives that can ac	ldress the issue
52.11	identified in	clause (1).			
52.12	(b) Within	n 24 hours after the	conclusion of the	meeting, the arranged ho	ome care provider,
52.13	the facility, o	r both, as applicat	ole, must provide t	he client with a written	summary of the
52.14	meeting, incl	uding any agreem	ents reached about	t any accommodation, n	nodification,
52.15	intervention,	or alternative that	will be used to av	oid termination.	
52.16	Subd. 5.	Emergency-reloca	ation notice. (a) A	facility may remove a	client from the
52.17	facility in an	emergency if nece	essary due to a clie	nt's urgent medical nee	ds or if the client
52.18	poses an imm	ninent risk to the he	ealth or safety of an	other client, arranged h	ome care provider
52.19	staff member	; or facility staff m	nember. An emerg	ency relocation is not a	termination.
52.20	(b) In the	event of an emerge	ency relocation, the	facility, in coordination	with the arranged
52.21	home care pr	ovider, must provi	ide a written notice	e that contains, at a min	imum:
52.22	(1) the real	ason for the reloca	tion;		
52.23	(2) the na	me and contact int	formation for the l	ocation to which the cli	ent has been
52.24	relocated and	l any new service	provider;		
52.25	(3) the co	ntact information	for the Office of C	mbudsman for Long-Te	erm Care;
52.26	<u>(4) if kno</u>	wn and applicable	, the approximate	date or ranges of dates	within which the
52.27	client is expe	ected to return to the	ne facility, or a stat	ement that a return date	e is not currently
52.28	known; and				
52.29	<u>(5) a state</u>	ment that, if the fac	cility or arranged h	ome care provider refus	e to provide either
52.30	housing or se	ervices after a reloc	cation, the client h	as a right to appeal und	er subdivision 10.
52.31	The facility,	in coordination wi	th the arranged ho	me care provider, must	provide contact
52.32	information 1	for the agency to w	which the resident	may submit an appeal.	

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53.1	<u>(c) The new </u>	otice required und	er paragraph (b) m	ust be delivered as soon	as practicable to:		
53.2	(1) the client and the client's representative;						
53.3	(2) for res	sidents who receiv	ve home and comm	unity-based waiver serv	vices under		
53.4	Minnesota Statutes, section 256B.49, and chapter 256S, the client's case manager; and						
53.5	(3) the Office of Ombudsman for Long-Term Care if the client has been relocated and						
53.6	has not returned to the facility within four days.						
53.7	(d) Follow	ving an emergenc	y relocation, a faci	lity or an arranged home	e care provider's		
53.8	refusal to pro	ovide housing or s	ervices, respective	ly, constitutes a terminat	tion and triggers		
53.9	the termination	on process in this	section.				
53.10	(e) When	an emergency rel	ocation triggers th	e termination process an	d an in-person		
53.11	meeting as de	escribed in subdivi	ision 5 is impractic	al or impossible, the faci	ility and arranged		
53.12	home care pr	ovider may use te	lephonic, video, or	other electronic format	•		
53.13	(f) If the r	neeting is held thro	ough telephone, vie	leo, or other electronic fo	ormat, the facility		
53.14	and arranged	home care provid	er must ensure that	the client, the client's re	presentative, and		
53.15	any case mar	ager or representa	ative of an ombude	man's office are able to	participate in the		
53.16	meeting. The	e facility and arran	ged home care pro	vider must make reason	able efforts to		
53.17	ensure that a	ny person the clier	nt invites to the me	eeting is able to participa	<u>ite.</u>		
53.18	(g) The fa	cility and arranged	l home care provid	er must issue the notice i	n this subdivision		
53.19	at least 24 ho	ours in advance of	the meeting. The	notice must include deta	iled instructions		
53.20	on how to ac	cess the means of	communication for	r the meeting.			
53.21	(h) If noti	ce to the ombudsr	nan is required und	ler paragraph (c), clause	(3), the arranged		
53.22	home care pr	ovider, the facility	, or both, as applic	able, must provide the no	otice no later than		
53.23	24 hours afte	r the notice requir	rement is triggered	<u>.</u>			
53.24	<u>Subd. 6.</u>	Restrictions on ho	using termination	<b>s.</b> (a) A facility may not t	terminate housing		
53.25	except as pro	ovided in this subd	ivision.				
53.26	(b) Upon	30 days' prior wri	tten notice, a facil	ty may initiate a termina	ation of housing		
53.27	only for:						
53.28	(1) nonpa	yment of rent, pro	vided the facility i	nforms the client that pu	blic benefits may		
53.29	<u>be available a</u>	and provides conta	ct information for	he Senior LinkAge Line	under Minnesota		
53.30	Statutes, sect	ion 256.975, subd	livision 7. An inter	ruption to a client's publ	lic benefits that		
53.31	lasts for no n	nore than 60 days	does not constitute	e nonpayment; or			

54.1	(2) a violation of a lawful provision of housing if the client does not cure the violation
54.2	within a reasonable amount of time after the facility provides written notice to the client of
54.3	the ability to cure. Written notice of the ability to cure may be provided in person or by first
54.4	class mail. A facility is not required to provide a client with written notice of the ability to
54.5	cure for a violation that threatens the health or safety of the client or another individual in
54.6	the facility, including the staff of the arranged home care provider, or for a violation that
54.7	constitutes illegal conduct.
54.8	(c) Upon 15 days' prior written notice, a facility may terminate housing only if the client
54.9	<u>has:</u>
54.10	(1) engaged in conduct that substantially interferes with the rights, health, or safety of
54.11	other clients;
54.12	(2) engaged in conduct that substantially and intentionally interferes with the safety or
54.13	physical health of the staff of the arranged home care provider, the facility, or both, as
54.14	applicable; or
54.15	(3) committed an act listed in Minnesota Statutes, section 504B.171, that substantially
54.16	interferes with the rights, health, or safety of other clients.
54.17	(d) Nothing in this subdivision affects the rights and remedies available to facilities and
54.18	clients under Minnesota Statutes, chapter 504B.
54.19	Subd. 7. Restrictions on terminations of services. (a) An arranged home care provider
54.20	may not terminate services of a client in a facility except as provided in this subdivision.
54.21	(b) Upon 30 days' prior written notice, an arranged home care provider may initiate a
54.22	termination of services for nonpayment if the client does not cure the violation within a
54.23	reasonable amount of time after the arranged home care provider provides written notice
54.24	to the client of the ability to cure. An interruption to a client's public benefits that lasts for
54.25	no more than 60 days does not constitute nonpayment.
54.26	(c) Upon 15 days' prior written notice, an arranged home care provider may terminate
54.27	services only if:
54.28	(1) the client has engaged in conduct that substantially interferes with the client's health
54.29	or safety;
54.30	(2) the client's assessed needs exceed the scope of services agreed upon in the service
54.31	plan and are not otherwise offered by the arranged home care provider; or

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(3) extraordinary circumstances exist, causing the arranged home care provider to be 55.1 unable to provide the client with the services agreed to in the service plan that are necessary 55.2 55.3 to meet the client's needs. Subd. 8. Notice of termination required. (a) An arranged home care provider, a facility, 55.4 55.5 or both, as applicable, must issue a written notice of termination according to this subdivision. The facility and arranged home care provider must send a copy of the termination notice to 55.6 the Office of Ombudsman for Long-Term Care and, for residents who receive home and 55.7 55.8 community-based services under Minnesota Statutes, section 156B. 49, and chapter 256S, to the client's case manager, as soon as practicable after providing notice to the client. A 55.9 facility and arranged home care provider may terminate housing, services, or both, only as 55.10 permitted under subdivisions 8 and 9. 55.11 (b) A facility terminating housing under subdivision 6, paragraph (b), must provide a 55.12 written termination notice at least 30 days before the effective date of the termination to the 55.13 client and the client's representative. 55.14 55.15 (c) A facility terminating housing under subdivision 6, paragraph (c), must provide a written termination notice at least 15 days before the effective date of the termination to the 55.16 client and the client's representative. 55.17 (d) An arranged home care provider terminating services under subdivision 7, paragraph 55.18 (b), must provide a written termination notice at least 30 days before the effective date of 55.19 the termination to the client and the client's representative. 55.20 (e) An arranged home care provider terminating services under subdivision 7, paragraph 55.21 (c), must provide a written termination notice at least 15 days before the effective date of 55.22 the termination to the client and the client's representative. 55.23 (f) If a resident moves out of a facility or cancels services received from the arranged 55.24 home care provider, nothing in this section prohibits the facility or arranged home care 55.25 55.26 provider from enforcing against the client any notice periods with which the client must comply under the lease or the service agreement. 55.27 Subd. 9. Contents of notice of termination. (a) The notice required under subdivision 55.28 8 must contain, at a minimum: 55.29 55.30 (1) the effective date of the termination; (2) a detailed explanation of the basis for the termination, including the clinical or other 55.31 supporting rationale; 55.32

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56.1	(3) a deta	ailed explanation of	of the conditions u	nder which a new or amo	ended lease or	
56.2	service agreement may be executed;					
56.3	(4) a stat	ement that the resi	ident has the right	to appeal the termination	h by requesting a	
56.4	<u> </u>			me within which the req		
56.5	submitted an	d the contact infor	mation for the agen	cy to which the request n	nust be submitted;	
56.6	(5) a state	ement that the arra	inged home care pr	ovider, the facility, or bo	oth, as applicable,	
56.7	must participate in a coordinated move as described in this section;					
56.8	(6) the na	ame and contact ir	nformation of the p	erson employed by the f	facility or the	
56.9	(6) the name and contact information of the person employed by the facility or the arranged home care provider with whom the client may discuss the termination;					
56.10	(7) infor	mation on how to	contact the Office	of Ombudsman for Long	-Term Care to	
56.11	<u> </u>		egarding the termin		<u> </u>	
56.12	(8) infor	mation on how to	contact the Senior	LinkAge Line under Mi	nnesota Statutes	
56.12	<u> </u>			that the Senior LinkAge		
56.14			ble housing or serv			
56.15	(9) if the	termination is onl	v for services, a st	atement that the resident	t mav remain in	
56.16	<u> </u>			es from another provider		
56.17	choosing.					
56.18	(b) An ar	rranged home care	provider, the facil	ity, or both, as applicabl	e, must provide	
56.19	written notic	e of the client's te	rmination of housi	ng or services, respectiv	ely, in person or	
56.20	by first-class	s mail. Service of	the notice must be	proved by affidavit of th	ne person making	
56.21	<u>it.</u>					
56.22	<u>(c) If sen</u>	t by mail, the arra	nged home care pr	ovider, the facility, or bo	oth, as applicable,	
56.23	<u>must mail th</u>	e notice to the clie	ent's last known ad	dress.		
56.24	<u>(d)</u> An ar	ranged home care	provider, the facil	ity, or both, as applicabl	e, providing a	
56.25	notice to the	ombudsman of a	client's termination	of housing or services	must provide the	
56.26	ombudsman	with a copy of the	e written notice tha	t is provided to the clier	nt. The arranged	
56.27	home care pr	ovider, the facility,	, or both, as applica	ole, must provide notice t	to the ombudsman	
56.28	as soon as p	racticable, but in a	ny event no later t	han two business days a	fter notice is	
56.29	provided to	the client. The not	ice must include a	telephone number for th	e client, or, if the	
56.30	client does n	ot have a telephon	e number, the telep	hone number of the clier	nt's representative	
56.31	or case mana	ager.				
56.32	<u>Subd. 10</u>	<u>. Right to appeal</u>	and permissible g	grounds to appeal term	iination. (a) A	
56.33	client has the	e right to appeal th	ne termination of h	ousing or services termi	nation.	

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57.1	<u>(b)</u> A cli	ent may appeal a te	rmination initiate	ed under subdivisions 6 a	and 7 on the ground
57.2	that:				
57.3	(1) there	e is a factual dispute	as to whether th	e arranged home care pr	ovider, the facility,
57.4	or both, as a	applicable, had a pe	rmissible basis t	o initiate the termination	<u>ı;</u>
57.5	(2) the te	ermination would re	esult in great harr	n or the potential for grea	at harm to the client
57.6				es, except in circumstan	
57.7	a greater ris	k of harm to other c	lients or staff of t	he arranged home care p	covider, the facility,
57.8	or both, as a	applicable;			
57.9	(3) the c	lient has corrected	or demonstrated	the ability to correct the	reasons for the
57.10	termination	, or has identified a	reasonable acco	mmodation or modificat	tion, intervention,
57.11	or alternativ	ve to the termination	n; or		
57.12	(4) the a	rranged home care	provider, the fac	ility, or both, as applical	ole, has terminated
57.13	housing, ser	rvices, or both, in v	iolation of state	or federal law.	
57.14	<u>(c) Upor</u>	n receipt of written	notice of termina	tion, a client has 30 cale	ndar days to appeal
57.15	the terminat	tion.			
57.16	Subd. 11	l. Appeal process.	(a) The Office o	f Administrative Hearing	gs must conduct an
57.17	expedited h	earing no later than	practicable unde	er this section, but no late	er than 14 calendar
57.18	days after th	he office receives th	ne request, unless	s the parties agree otherw	vise or the chief
57.19	administrati	ive law judge deem	s the timing to be	e unreasonable, given the	e complexity of the
57.20	issues prese	ented.			
57.21	<u>(b) In a</u>	process to be detern	nined by the con	nmissioner, the client sh	all contact the
57.22	commission	ner to request an app	peal of the termin	nation within 30 days of	written receipt of
57.23	the terminat	tion notice, which v	vill be timely sch	neduled with the Office of	of Administrative
57.24	Hearings.				
57.25	(c) The 1	hearing must be hel	d at the facility	where the client lives, ur	lless holding the
57.26	hearing at t	hat location is impr	actical, the partie	es agree to hold the hear	ing at a different
57.27	location, or	the chief administr	ative law judge g	grants a party's request to	o appear at another
57.28	location or	by remote means.			
57.29	(d) The	hearing is not a for	mal contested ca	se proceeding, except w	hen determined
57.30	necessary b	y the chief adminis	trative law judge	e. If the chief administrat	tive law judge
57.31	determines	that the hearing sha	ll proceed as a fo	rmal contested case proc	eeding, the hearing
57.32	shall be hel	d according to the N	Minnesota Reven	ue Recapture Act, Minn	esota Rules, parts
57.33	1400.8505	to 1400.8612.			

Sec. 52.

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58.1	<u>(e)</u> The a	dministrative law	judge shall make a	a transcript of the hearing		
58.2	(f) The informal hearing will allow the client to provide an opportunity to present written					
58.3	or oral objections or defenses to the termination.					
58.4	(g) If eitl	ner party is represe	ented by an attorne	y, the administrative law	judge shall	
58.5	emphasize the informality of the hearing.					
58.6	(h) If the client is unable to represent themselves at the hearing, the resident may present					
58.7	the client's appeal to the administrative law judge on the client's behalf.					
58.8	(i) Partie	s may be, but are r	not required to be,	represented by counsel.	The appearance	
58.9	of a party w	ithout counsel does	s not constitute the	e unauthorized practice of	<u>f law.</u>	
58.10	<u>(j)</u> The ar	ranged home care	provider, the facili	ty, or both, as applicable,	bears the burden	
58.11	of proof to es	stablish by a prepor	nderance of the evi	dence that the termination	was permissible	
58.12	if the appeal	is brought on the	ground listed in su	bdivision 12, paragraph	(a), clause (4).	
58.13	<u>(k)</u> The c	lient bears the burg	den of proof to esta	ablish by a preponderance	e of the evidence	
58.14	that the term	ination was permi	ssible if the appea	l is brought on the ground	ds listed in	
58.15	subdivision	12, paragraph (b),	clause (2) or (3).			
58.16	<u>(l) The h</u>	earing shall be lim	ited to the amount	of time necessary for the	e participants to	
58.17	expeditiousl	y present the facts a	about the proposed	termination. The adminis	trative law judge	
58.18	shall issue a	final decision as s	oon as practicable	, but no later than ten bus	siness days after	
58.19	the hearing.					
58.20	<u>(m) The</u>	administrative law	judge's decision r	nay contain any condition	ns that may be	
58.21	placed on th	e client's continued	d residency or rece	eipt of services, including	but not limited	
58.22	to changes to	o the service plan of	or a required incre	ase in services.		
58.23	<u>(n) The c</u>	lient's termination	must be rescinded	d if the client prevails in t	he appeal.	
58.24	<u>(o)</u> The f	acility, arranged h	ome care provider	, or client may appeal the	administrative	
58.25	law judge's o	decision to the Mir	nnesota Court of A	ppeals.		
58.26	Subd. 12	. Service provision	ı while appeal per	<b>ding.</b> A termination of he	ousing or services	
58.27	shall not occ	ur while an appeal	l is pending. If add	litional services are need	ed to meet the	
58.28	health or saf	ety needs of the cl	ient while an appe	al is pending, the client is	s responsible for	
58.29	contracting	for those additiona	l services from the	e facility or another home	care provider	
58.30	licensed und	er Minnesota Stati	utes, chapter 144A	, and for ensuring the cos	sts for those	
58.31	additional se	ervices are covered	l <u>.</u>			

59.1	Subd. 13. Application of chapter 504B to appeals of terminations. A client may not
59.2	bring an action under Minnesota Statutes, chapter 504B, to challenge a termination that has
59.3	occurred and been upheld under this section.
59.4	Subd. 14. Restriction on lease nonrenewals. If a facility decides to not renew a client's
59.5	lease, the facility must:
59.6	(1) provide the client with 60 calendar days' notice of the nonrenewal;
59.7	(2) ensure a coordinated move as provided under this section;
59.8	(3) consult and cooperate with the client; the client representative; the case manager of
59.9	a client who receives home and community-based waiver services under Minnesota Statutes,
59.10	section 256B.49, and chapter 256S; relevant health professionals; and any other person of
59.11	the client's choosing, to make arrangements to move the client; and
59.12	(4) prepare a written plan to prepare for the move.
59.13	Subd. 15. Right to return. If a client is absent from a facility for any reason, the facility
59.14	shall not refuse to allow a client to return if a lease termination has not been effectuated.
59.15	Subd. 16. Coordinated moves. (a) A facility or an arranged home care provider, as
59.16	applicable, must arrange a coordinated move for a client according to this subdivision if:
59.17	(1) a facility terminates a lease or closes the facility;
59.18	(2) an arranged home care provider terminates services; or
59.19	(3) an arranged home care provider reduces or eliminates services to the extent that the
59.20	client needs to move.
59.21	(b) If an event listed in paragraph (a) occurs, the arranged home care provider, together
59.22	with the facility must:
59.23	(1) ensure a coordinated move to a safe location that is appropriate for the client and
59.24	that is identified by the arranged home care provider;
59.25	(2) ensure a coordinated move to an appropriate service provider identified by the
59.26	arranged home care provider, provided services are still needed and desired by the client;
59.27	and
59.28	(3) consult and cooperate with the client; the client's representative; the case manager
59.29	for a client who receives home and community-based waiver services under Minnesota
59.30	Statutes, section 256B.49, and chapter 256S; relevant health professionals; and any other
59.31	person of the client's choosing, to make arrangements to move the client.

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60.1	(c) The rec	quirements in par	agraph (b), clause	es (1) and (2), may be sati	sfied by moving
60.2	<u>.</u>			facility, if appropriate for	
60.3	(d) A alian	t may dealing to n	ave to the location	n the facility identifies or t	a accort corrigos
60.4				rovider identifies, and ma	
60.5		•	<u> </u>	o receive services from a	•
60.6	of the client's				
(0.7			an and have a source		
60.7	<u> </u>	-		provider reduces or elimin	
60.8		•		e care must provide writte home care provider, clier	
60.9			·	limination of services wil	
60.10	· · ·				
60.11				tion with the arranged how	•
60.12				vith this subdivision, and	must provide
60.13			man for Long-Te	IIII Care.	
60.14	(f) The fac	ility or arranged	home care provid	er, as applicable, must pro	epare a
60.15	client-relocation	on evaluation and	client-relocation	plan as described in this s	ection to prepare
60.16	for the move t	o the new locatio	n or service provi	ider.	
60.17	(g) With th	e client's knowle	dge and consent,	if the client is relocated to	another facility
60.18	or to a nursing	home, or if care i	is transferred to ar	nother service provider, th	e arranged home
60.19	care provider,	the facility, or bo	oth, must timely c	onvey to the new facility,	nursing home,
60.20	or service prov	vider:			
60.21	(1) the clie	ent's full name, da	te of birth, and in	surance information;	
60.22	(2) the nam	ne, telephone nur	nber, and address	of the client's representat	ive, if any;
60.23	(3) the clie	ent's current, docu	mented diagnose	s that are relevant to the s	services being
60.24	provided;				
60.25	(4) the clie	nt's known allerg	gies that are releva	ant to the services being p	provided;
60.26	(5) the name	ne and telephone	number of the cli	ent's physician, if known,	, and the current
60.27	physician orde	ers that are releva	nt to the services	being provided;	
60.28	<u>(6) all med</u>	ication administra	ation records that	are relevant to the services	s being provided;
60.29	(7) the mos	st recent client as	sessment, if relev	ant to the services being	provided; and
(0.20	(9)	- <b>C</b> 1 141 1 <sup>1</sup>	antinon II da mata	and and and and an	

- 60.30 (8) copies of health care directives, "do not resuscitate" orders, and any guardianship
- 60.31 <u>orders or powers of attorney.</u>

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

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62.1	Subd. 19	. Providing client-	relocation inform	nation to new provider.	With the client's			
62.2	consent, the arranged home care provider and the facility must provide the following							
62.3	information in writing to the client's receiving facility or other service provider:							
62.4	(1) the na	(1) the name and address of the facility and arranged home care provider, the dates of						
62.5	the client's admission and discharge, and the name and address of a person at the facility							
62.6	and arranged home care provider to contact for additional information;							
62.7	(2) the client's most recent service plan, if the client has received services from the							
62.8	arranged home care provider; and							
62.9	(3) the client's currently active "do not resuscitate" order and "physician order for life							
62.10	sustaining treatment," if any.							
62.11	Subd. 20.	Client discharge	summary. At the	time of discharge, the arr	anged home care			
62.12	provider in coordination with the facility, must provide the client, and, with the client's							
62.13	consent, the client's representative and case manager, if applicable, with a written discharge							
62.14	summary that	t includes:						
62.15	<u>(1) a sum</u>	mary of the client's	stay that includes	diagnoses, courses of illn	esses, treatments,			
62.16	and therapies	s, and pertinent lab	, radiology, and c	onsultation results;				
62.17	<u>(</u> 2) a fina	l summary of the c	lient's status from	the latest assessment or	review under			
62.18	Minnesota Statutes, section 144A.4791, if applicable;							
62.19	<u>(3) recon</u>	ciliation of all pred	lischarge medicat	ons with the client's pos	tdischarge			
62.20	prescribed an	nd over-the-counter	r medications; and	<u>1</u>				
62.21	(4) postdi	scharge care plan tl	hat is developed w	ith the client and, with th	e client's consent,			
62.22	the client's representative, which will help the client adjust to a new living environment.							
62.23	The postdischarge care plan must indicate where the client plans to reside, any arrangements							
62.24	that have been	en made for the clie	ent's follow-up ca	re, and any post-discharg	ge medical and			
62.25	non-medical	services the client	will need.					
62.26	Subd. 21.	Services pending	<b>appeal.</b> If a client	needs additional services	during a pending			
62.27	termination a	appeal, the arranged	d home care prov	ider must contact and inf	form the client's			
62.28	case manage	r, if applicable, of t	he client's respons	sibility to contract and en	sure payment for			
62.29	those service	<u>S.</u>						
62.30	Subd. 22.	<u>Client assessmen</u>	t. If an arranged	nome care provider seeks	s to terminate a			
62.31	client's servi	ces on the basis of	subdivision 7, pa	ragraph (c), clause (2), th	ie provider must			
62.32	give the asse	ssment that forms t	he basis of the terr	nination to the client and	include the name			
62.33	and contact i	nformation of any	medical profession	nals who performed the	assessment.			

Subd. 23. Appealing on behalf of client. A client may appeal the termination directly 63.1 or through an individual acting on the client's behalf. 63.2 63.3 Subd. 24. No waiver. No facility or arranged home care provider may request or require that a client waive the client's rights or requirements under this section at any time or for 63.4 63.5 any reason, including as a condition of admission to the facility. Subd. 25. Assisted living bill of rights. (a) Assisted living clients, as defined in 63.6 Minnesota Statutes, section 144G.01, subdivision 3, shall be provided with the home care 63.7 bill of rights in Minnesota Statutes, section 144A.44, except that for assisted living clients 63.8 the provision in Minnesota Statutes, section 144A.44, subdivision 1, paragraph (1), clause 63.9 63.10 (17) does not apply and instead assisted living clients must be advised they have the right to reasonable, advance notice of changes in services or charges. 63.11 63.12 (b) This subdivision supersedes Minnesota Statutes, sections 144A.441 and 144A.442, until those sections are repealed. 63.13 EFFECTIVE DATE. This section is effective for contracts entered into on or after the 63.14 date of enactment for this section and expires July 31, 2022. 63.15 Sec. 53. APPROPRIATION; COVID-19 SCREENING PROGRAM. 63.16 (a) \$..... in fiscal year 2021 is appropriated from the coronavirus relief fund to the 63.17 commissioner of human services for COVID-19 baseline screening grants under section 1. 63.18 This is a onetime appropriation. 63.19 63.20 (b) \$..... in fiscal year 2021 is appropriated from the coronavirus relief fund to the commissioner of human services for cost-based reimbursement for COVID-19 serial 63.21 screening under section 1. This is a onetime appropriation. 63.22 **EFFECTIVE DATE.** This section is effective the day following final enactment. 63.23 Sec. 54. APPROPRIATION; BOARD OF EXECUTIVES FOR LONG TERM 63.24 **SERVICES AND SUPPORTS.** 63.25 \$467,000 in fiscal year 2021 is appropriated from the state government special revenue 63.26 fund to the Board of Executives for Long Term Services and Supports for operations and 63.27 is effective the day following final enactment. The base for this appropriation is \$722,000 63.28 in fiscal year 2022 and \$742,000 in fiscal year 2023. 63.29 **EFFECTIVE DATE.** This section is effective the day following final enactment. 63.30