REVISOR

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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2410

(SENATE AUTH	HORS: HOFI	FMAN)
DATE	D-PG	OFFICIAL STATUS
03/02/2023		Introduction and first reading
		Referred to Health and Human Services

1.1	A bill for an act
1.2 1.3	relating to health; aligning independent informal dispute resolution process; amending Minnesota Statutes 2022, section 144A.10, subdivisions 15, 16.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2022, section 144A.10, subdivision 15, is amended to read:
1.6	Subd. 15. Informal dispute resolution. The commissioner shall respond in writing to
1.7	a request from a nursing facility certified under the federal Medicare and Medicaid programs
1.8	for an informal dispute resolution within 30 days of the exit date of the facility's survey.
1.9	The commissioner's response shall identify the commissioner's decision regarding the
1.10	continuation of each deficiency citation challenged by the nursing facility, as well as a
1.11	statement of any changes in findings, level of severity or scope, and proposed remedies or
1.12	sanctions for each deficiency citation.
1.13	EFFECTIVE DATE. This section is effective August 1, 2023.
1.14	Sec. 2. Minnesota Statutes 2022, section 144A.10, subdivision 16, is amended to read:
1.15	Subd. 16. Independent informal dispute resolution. (a) Notwithstanding subdivision
1.16	15, a facility certified under the federal Medicare or Medicaid programs that has been
1.17	assessed a civil money penalty as provided by Code of Federal Regulations, title 42, section
1.18	488.430, may request from the commissioner, in writing, an independent informal dispute
1.19	resolution process regarding any deficiency citation issued to the facility . The facility must
1.20	specify in its written request each deficiency citation that it disputes. The commissioner
1.21	shall provide a hearing under sections 14.57 to 14.62. Upon the written request of the facility,
1.22	the parties must submit the issues raised to arbitration by an administrative law judge submit

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2.1	its request in	writing within 30 c	lays of receiving	notice that a civil mone	ey penalty will be
2.2	imposed.				
2.3	(b) An inc	dependent informal	dispute resolutio	n may not be requested :	for any deficiency
2.4	that is the sul	bject of an active in	formal dispute re	esolution requested und	er subdivision 15.
2.5	The facility r	nust withdraw its in	nformal dispute r	esolution prior to reque	sting independent
2.6	informal disp	oute resolution.			
2.7	(b) <u>(</u>c) Up	oon receipt of a wri	tten request for a	n arbitration proceeding	<u>independent</u>
2.8	informal disp	oute resolution, the	commissioner sh	all file with the Office of	of Administrative
2.9	Hearings a re	equest for the appoi	ntment of an arbi	trator administrative lav	w judge from the
2.10	Office of Ad	ministrative Hearin	<u>gs</u> and simultane	ously serve the facility	with notice of the
2.11	request. The	arbitrator for the di	spute shall be an a	administrative law judge	e appointed by the
2.12	Office of Ad	ministrative Hearin	gs. The disclosu	e provisions of section	572B.12 and the
2.13	notice provisi	ions of section 572B	8.15, subsection (c), apply. The facility and	the commissioner
2.14	have the righ	t to be represented	by an attorney.		
2.15	<u>(d)</u> An ine	dependent informal	dispute resolution	on proceeding shall be s	cheduled within
2.16	30 days of th	e commissioner's re	equest to the Offi	ce of Administrative He	earings, unless the
2.17	parties agree	otherwise or the ch	nief administrativ	e law judge deems the t	iming to be
2.18	unreasonable	e. The independent	informal dispute	resolution process must	be completed
2.19	within 60 cal	endar days of the fa	acility's request.		
2.20	(e) (e) Th	e commissioner an	d the facility may	[,] present must submit w	ritten statements
2.21	and argumen	ts, documentary ev	idence, depositio	ns, and oral statements	and arguments at
2.22	the arbitratio	n proceeding. Oral	statements and a	rguments may be made	by telephone any
2.23	other materia	als supporting their	position to the ad	ministrative law judge	five working days
2.24	in advance of	f the scheduled mee	eting.		
2.25	<u>(f)</u> The in	dependent informa	l dispute resolution	on proceeding shall be i	nformal and
2.26	conducted in	a manner so as to a	llow the parties to	o fully present their posi	tions and respond
2.27	to the opposi	ng party's positions	<u>s.</u>		
2.28	(g) The fa	acility and commiss	sioner have the ri	ght to be represented by	an attorney or
2.29	nonattorney a	at the proceeding. H	Iowever, represer	ntation at the proceeding	g by a nonattorney
2.30	is not the una	authorized practice	of law.		
2.31	(d) (h) W	ithin ten seven wor	king days of the	close of the arbitration p	proceeding, the
2.32	administrativ	e law judge shall is	ssue findings <u>and</u>	recommendations regar	rding each of the
2.33	deficiencies	in dispute. The find	ings shall be one	or more of the followir	ıg:

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3.1	(1) Supported in full. The citation is supported in full, with no deletion of findings and
3.2	no change in the scope or severity assigned to the deficiency citation.
3.3	(2) Supported in substance. The citation is supported, but one or more findings are
3.4	deleted without any change in the scope or severity assigned to the deficiency.
3.5	(3) Deficient practice cited under wrong requirement of participation. The citation is
3.6	amended by moving it to the correct requirement of participation.
3.7	(4) Scope not supported. The citation is amended through a change in the scope assigned
3.8	to the citation.
3.9	(5) Severity not supported. The citation is amended through a change in the severity
3.10	assigned to the citation.
3.11	(6) No deficient practice. The citation is deleted because the findings did not support
3.12	the citation or the negative resident outcome was unavoidable. The findings of the arbitrator
3.13	are not binding on the commissioner.
3.14	(i) The findings of the administrative law judge are not binding on the commissioner.
3.15	(j) Within ten calendar days of receiving the administrative law judge's recommendation,
3.16	the commissioner shall issue a recommendation to the Center for Medicare and Medicaid
3.17	Services.
3.18	(e) (k) The commissioner shall reimburse the Office of Administrative Hearings for the
3.19	costs incurred by that office for the arbitration proceeding. The facility shall reimburse the
3.20	commissioner for the proportion of the costs that represent the sum of deficiency citations
3.21	supported in full under paragraph (d), clause (1), or in substance under paragraph (d), clause
3.22	(2), divided by the total number of deficiencies disputed. A deficiency citation for which
3.23	the administrative law judge's sole finding is that the deficient practice was cited under the
3.24	wrong requirements of participation shall not be counted in the numerator or denominator
3.25	in the calculation of the proportion of costs.
3.26	EFFECTIVE DATE. This section is effective October 1, 2023, or upon federal approval,
3.27	whichever is later, and applies to appeals of deficiencies which are issued after October 1,
3.28	2023, or on or after the date upon which federal approval is obtained, whichever is later.
3.29	The commissioner of health shall notify the revisor of statutes when federal approval is
3.30	obtained.

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