SECOND REGULAR SESSION HOUSE BILL NO. 1743

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE SOMMER.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To amend chapter 198, RSMo, by adding thereto eleven new sections relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 198, RSMo, is amended by adding thereto eleven new sections, to 2 be known as sections 198.610, 198.612, 198.614, 198.616, 198.618, 198.620, 198.622, 198.624, 3 198.626, 198.628, and 198.630, to read as follows:

198.610. 1. The provisions of sections 198.610 to 198.630 shall be known and may be cited as the "Authorized Electronic Monitoring in Long-Term Care Facilities Act".

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2. For purposes of sections 198.610 to 198.630, the following terms mean:

4 (1) "Authorized electronic monitoring", the placement and use of an electronic 5 monitoring device by a resident in his or her room in accordance with the provisions of 6 sections 198.610 to 198.630;

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(2) "Department", the department of health and senior services;

8 (3) "Electronic monitoring device", a surveillance instrument with a fixed-position 9 video camera or an audio recording device, or a combination thereof, that is installed in 10 a resident's room under the provisions of sections 198.610 to 198.630 and broadcasts or 11 records activity or sounds occurring in the room;

(4) "Facility", any residential care facility, assisted living facility, intermediate care
 facility, or skilled nursing facility;

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- (5) "Resident", a person residing in a facility;
- 15 (6) "Resident's representative", a resident's legal representative.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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198.612. 1. A resident shall be permitted to conduct authorized electronic 2 monitoring of the resident's room through the use of electronic monitoring devices placed 3 in the room under the provisions of sections 198.610 to 198.630.

2. Nothing in sections 198.610 to 198.630 shall be construed to allow the use of an
electronic monitoring device to take still photographs or for the nonconsensual interception
of private communications.

7 Except as otherwise provided in this section, a resident, a resident's 3. 8 representative, or the parent of a resident under eighteen years of age shall consent in 9 writing on a notification and consent form prescribed by the department in order for 10 authorized electronic monitoring to be conducted in the resident's room. If the resident's 11 physician determines that the resident lacks the ability to understand and appreciate the 12 nature and consequences of electronic monitoring and the resident has not affirmatively 13 objected to the authorized electronic monitoring under the provision of subsection 4 of this 14 section, the following individuals may consent on behalf of the resident in order of priority:

(1) An attorney-in-fact under a durable power of attorney for health care;

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(2) The resident's representative;

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(3) The resident's spouse;

18 (4) The resident's parent;

(5) The resident's adult child who has the written consent of all other adult children
 of the resident to act as the sole decision maker regarding authorized electronic
 monitoring; or

(6) The resident's adult brother or sister who has the written consent of all other
 adult siblings of the resident to act as the sole decision maker regarding authorized
 electronic monitoring.

4. Prior to another person under the list in subsection 3 of this section, other than a resident's representative, consenting on behalf of a resident, the resident shall be asked by that person, in the presence of a facility employee, if he or she wants authorized electronic monitoring to be conducted. The person shall explain to the resident:

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

30 (2) The standard conditions that may be placed on the electronic monitoring 31 device's use, including those listed in subdivision (7) of subsection 2 of section 198.614;

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(3) With whom the recording may be shared according to section 198.622; and

- 33 (4) The resident's ability to decline all recording.
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35 A resident affirmatively objects if he or she orally, visually, or through the use of auxiliary 36 aids or services declines authorized electronic monitoring. The resident's response shall 37 be documented on the notification and consent form.

38 5. Prior to conducting authorized electronic monitoring, a resident shall obtain the 39 written consent of any other resident residing in the room on the notification and consent 40 form prescribed by the department. Except as otherwise provided in this subsection, a 41 roommate, a roommate's legal representative, or the parent of a roommate under eighteen 42 years of age shall consent in writing to the authorized electronic monitoring in the 43 resident's room. If the roommate has not affirmatively objected to the authorized 44 electronic monitoring in accordance with subsection 4 of this section and the roommate's 45 physician determines that the roommate lacks the ability to understand and appreciate the 46 nature and consequences of electronic monitoring, the following individuals may consent 47 on behalf of the roommate, in order of priority:

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(2) The roommate's legal representative;

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(3) The roommate's spouse;(4) The roommate's parent;

52 (5) The roommate's adult child who has the written consent of all other adult 53 children of the roommate to act as the sole decision maker regarding authorized electronic 54 monitoring; or

(1) An attorney-in-fact under a durable power of attorney for health care;

55 (6) The roommate's adult brother or sister who has the written consent of all other 56 adult siblings of the roommate to act as the sole decision maker regarding authorized 57 electronic monitoring.

6. Consent by a roommate under subsection 5 of this section authorizes the resident's use of any recording obtained under sections 198.610 to 198.630, as provided under section 198.622.

61 7. Any resident previously conducting authorized electronic monitoring shall obtain 62 consent from any new roommate before the resident may resume authorized electronic 63 monitoring. If a new roommate does not consent to authorized electronic monitoring and 64 the resident conducting the authorized electronic monitoring does not remove or disable 65 the electronic monitoring device, the facility may turn off the device.

8. A resident or roommate may consent to authorized electronic monitoring with any conditions of the resident's choosing including, but not limited to, the list of standard conditions provided in subdivision (7) of subsection 2 of section 198.614. A resident or roommate may request that the electronic monitoring device be turned off or the visual recording component of the electronic monitoring device be blocked at any time.

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9. Consent may be withdrawn by the resident or roommate at any time, and the withdrawal of consent shall be documented in the resident's clinical record. If a roommate withdraws consent and the resident conducting the authorized electronic monitoring does not remove or disable the electronic monitoring device, the facility may turn off the electronic monitoring device.

76 10. If a resident who is residing in a shared room wants to conduct authorized 77 electronic monitoring and another resident living in or moving into the same shared room 78 does not consent to the use of an electronic monitoring device, the facility shall make a 79 reasonable attempt to accommodate the resident who wants to conduct authorized 80 electronic monitoring. A facility has met the requirement to make a reasonable attempt 81 to accommodate a resident who wants to conduct authorized electronic monitoring if, upon notification that a roommate has not consented to the use of an electronic monitoring 82 83 device in his or her room, the facility offers to move either resident to another room that 84 is available at the time of the request. If a resident chooses to reside in a private room in order to accommodate the use of an electronic monitoring device, the resident shall pay the 85 86 private room rate. If a facility is unable to accommodate a resident due to lack of space, 87 the facility shall reevaluate the request every two weeks until the request is fulfilled.

198.614. 1. Authorized electronic monitoring shall begin only after a notification and consent form prescribed by the department has been completed and submitted to the facility.

4 **2.** The notification and consent form prescribed by the department that shall 5 include at minimum the following:

6 (1) The resident's signed consent to electronic monitoring or the signature of the 7 person consenting on behalf of the resident in accordance with subsection 3 of section 8 198.612. If a person other than the resident signs the consent form, the form shall 9 document the following:

(a) The date the resident was asked if he or she wants authorized electronic
 monitoring to be conducted in accordance with subsection 4 of section 198.612;

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(b) Who was present when the resident was asked; and

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(c) An acknowledgment that the resident did not affirmatively object;

(2) The resident's roommate's signed consent or the signature of the person
consenting on behalf of the roommate in accordance with subsection 5 of section 198.612,
if applicable, and any conditions placed on the roommate's consent. If a person other than
the roommate signs the consent form, the form shall document the following:

(a) The date the roommate was asked if he or she wants authorized electronic
 monitoring to be conducted in accordance with subsection 4 of section 198.612;

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20 (b) Who was present when the roommate was asked; and

21 (c) An acknowledgment that the roommate did not affirmatively object;

22 (3) The type of electronic monitoring device to be used;

23 (4) Any installation needs, such as mounting of an electronic monitoring device to24 a wall or ceiling;

25 (5) The proposed date of installation of an electronic monitoring device for 26 scheduling purposes;

27 (6) A copy of any contract for maintenance of the electronic monitoring device by
28 a commercial entity; and

(7) A list of standard conditions or restrictions that the resident or a roommate may
 elect to place on the use of the electronic monitoring device including, but not limited to:

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(b) Prohibiting broadcasting of audio or video; or

(a) Prohibiting audio recording;

33 (c) Turning off the electronic monitoring device or blocking the visual recording 34 component of the electronic monitoring device for the duration of an examination or 35 procedure performed by a health care professional; while dressing or bathing is 36 performed; or for the duration of a visit with a spiritual advisor, ombudsman, attorney, 37 financial planner, intimate partner, or other visitor.

38 **3.** A facility shall place a copy of the completed notification and consent form in the 39 resident's and any roommate's clinical record and shall provide a copy to the resident and 40 his or her roommate, if applicable.

4. The department shall prescribe the notification and consent form no later than 42 sixty days after the effective date of sections 198.610 to 198.630. If the department has not 43 prescribed such a form by that date, the office of the attorney general shall post a 44 notification and consent form on its website for resident use until the department has 45 prescribed the form.

198.616. 1. A resident choosing to conduct authorized electronic monitoring shall 2 do so at his or her own expense, including paying purchase, installation, maintenance, and 3 removal costs.

2. If a resident chooses to install an electronic monitoring device that uses internet
technology, such resident is responsible for contracting with an internet service provider.
3. The facility shall make a reasonable attempt to accommodate the resident's
installation needs including, but not limited to, allowing access to the facility's
telecommunications or equipment room. A facility has the burden of proving that a
requested accommodation is not reasonable.

10 4. The electronic monitoring device shall be placed in a conspicuously visible 11 location in the room.

12 5. No facility shall charge the resident a fee for the cost of electricity used by an 13 electronic monitoring device.

14 6. All electronic monitoring device installations and supporting services shall comply with the requirements of the National Fire Protection Association (NFPA) 101 Life 15 Safety Code (2015 edition). 16

198.618. 1. If a resident conducts authorized electronic monitoring, a sign shall be 2 clearly and conspicuously posted at all facility building entrances that are accessible to visitors. The notice shall be titled "Electronic Monitoring" and shall state in large, easy-to-3 read type, "The rooms of some residents may be monitored electronically by or on behalf 4 5 of the residents.".

6 2. A sign shall be clearly and conspicuously posted at the entrance to a resident's 7 room in which authorized electronic monitoring is being conducted. The notice shall state in large, easy-to-read type, "This room is electronically monitored.". 8

9 3. The facility shall be responsible for installing and maintaining the signage required under this section. 10

198.620. 1. No person or entity shall knowingly hamper, obstruct, tamper with, or 2 destroy an electronic monitoring device installed in a resident's room without the 3 permission of the resident or the individual who consented on behalf of the resident in accordance with subsection 3 of section 198.612. 4

5 2. No person or entity shall knowingly hamper, obstruct, tamper with, or destroy a video or audio recording obtained in accordance with sections 198.610 to 198.630 without 6 7 the permission of the resident or the individual who consented on behalf of the resident in 8 accordance with subsection 3 of section 198.612.

9 3. A person or entity that violates this section is guilty of a class B misdemeanor. A person or entity that violates this section in the commission of or to conceal a 10 misdemeanor offense is guilty of a class A misdemeanor. A person or entity that violates 11 12 this section in the commission of or to conceal a felony offense is guilty of a class D felony.

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4. It is not a violation of this section if a person or facility turns off the electronic 14 monitoring device or blocks the visual recording component of the electronic monitoring 15 device at the direction of the resident or the person who consented on behalf of the resident 16 in accordance with subsection 3 of section 198.612.

198.622. 1. No facility shall access any video or audio recording created through 2 authorized electronic monitoring without the written consent of the resident or the person 3 who consented on behalf of the resident in accordance with section 198.612.

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2. Except as required under chapter 610, a recording or copy of a recording made
under sections 198.610 to 198.630 shall only be disseminated for the purpose of addressing
concerns relating to the health, safety, or welfare of a resident or residents.

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7 3. The resident or person who consented on behalf of the resident in accordance 8 with subsection 3 of section 198.612 shall provide a copy of any video or audio recording 9 to parties involved in a civil, criminal, or administrative proceeding, upon a party's 10 request, if the video or audio recording was made during the time period that the conduct 11 at issue in the proceeding allegedly occurred.

198.624. Subject to applicable rules of evidence and procedure, any video or audio 2 recording created through authorized electronic monitoring in accordance with the 3 provisions of sections 198.610 to 198.630 may be admitted into evidence in a civil, criminal, 4 or administrative proceeding if the contents of the recording have not been edited or 5 artificially enhanced and the recording includes the date and time the events occurred.

198.626. Each facility shall report to the department, in a manner prescribed by the department, the number of authorized electronic monitoring notification and consent forms received annually. The department shall report the total number of authorized electronic monitoring notification and consent forms received from facilities to the attorney general annually.

198.628. 1. No facility shall be civilly or criminally liable for the inadvertent or intentional disclosure of a recording created through authorized electronic monitoring by a resident or a person who consents on behalf of the resident for any purpose not authorized under sections 198.610 to 198.630.

5 2. No facility shall be civilly or criminally liable for a violation of a resident's right 6 to privacy arising out of any electronic monitoring conducted under sections 198.610 to 7 198.630.

8 3. The department shall promulgate rules to implement the provisions of sections 198.610 to 198.630. Any rule or portion of a rule, as that term is defined in section 536.010, 9 that is created under the authority delegated in this section shall become effective only if 10 11 it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers 12 13 vested with the general assembly pursuant to chapter 536 to review, to delay the effective 14 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the 15 grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, 16 shall be invalid and void.

198.630. No person shall:

2 (1) Intentionally retaliate or discriminate against any resident for consenting to 3 authorized electronic monitoring under sections 198.610 to 198.630; or

4 (2) Prevent the installation or use of an electronic monitoring device by a resident 5 who has provided the facility with notice and consent as required under section 198.614.