This Document can be made available in alternative formats upon request

State of Minnesota

REVISOR

HOUSE OF REPRESENTATIVES

EIGHTY-NINTH SESSION

H. F. No. 1193

02/25/2015	Authored by Peterson, Mullery, Zerwas, Mack, Loeffler and others
	The bill was read for the first time and referred to the Committee on Health and Human Services Reform
03/16/2015	Adoption of Report: Placed on the General Register as Amended
	Read Second Time
05/05/2015	Calendar for the Day
	Read Third Time
	Passed by the House and transmitted to the Senate

05/13/2015 Passed by the Senate and returned to the House Presented to Governor

05/14/2015 Governor Approval

1.6

1.7

18

1.9

1.10

1 11

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1 19

1.20

1.21

1.22

1.23

1.24

1.1	A bill for an act
1.2	relating to human services; excluding certain school-age child care programs
1.3	from human services licensure; amending Minnesota Statutes 2014, section
1.4	245A.03, subdivision 2, by adding a subdivision; repealing Minnesota Statutes
1.5	2014, section 245A.03, subdivision 2c.

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

- Section 1. Minnesota Statutes 2014, section 245A.03, subdivision 2, is amended to read:
 - Subd. 2. Exclusion from licensure. (a) This chapter does not apply to:
- (1) residential or nonresidential programs that are provided to a person by an individual who is related unless the residential program is a child foster care placement made by a local social services agency or a licensed child-placing agency, except as provided in subdivision 2a;
- (2) nonresidential programs that are provided by an unrelated individual to persons from a single related family;
- (3) residential or nonresidential programs that are provided to adults who do not abuse chemicals or who do not have a chemical dependency, a mental illness, a developmental disability, a functional impairment, or a physical disability;
- (4) sheltered workshops or work activity programs that are certified by the commissioner of employment and economic development;
 - (5) programs operated by a public school for children 33 months or older;
- (6) nonresidential programs primarily for children that provide care or supervision for periods of less than three hours a day while the child's parent or legal guardian is in the same building as the nonresidential program or present within another building that is directly contiguous to the building in which the nonresidential program is located;

1

Section 1.

	HF1193 FIRST ENGROSSMENT	REVISOR	ELK	H1193-1		
2.1	(7) nursing homes or hospita	ls licensed by the com	missioner of healt	h except as		
2.2	specified under section 245A.02;	specified under section 245A.02;				
2.3	(8) board and lodge facilities	licensed by the comm	nissioner of health	that do not		
2.4	provide children's residential service	provide children's residential services under Minnesota Rules, chapter 2960, mental health				
2.5	or chemical dependency treatment;					
2.6	(9) homes providing program	ns for persons placed b	y a county or a lic	ensed agency		
2.7	for legal adoption, unless the adop	tion is not completed v	within two years;			
2.8	(10) programs licensed by the	e commissioner of cor	rections;			
2.9	(11) recreation programs for o	children or adults that a	re operated or appr	roved by a park		
2.10	and recreation board whose primar	y purpose is to provide	social and recreati	ional activities;		
2.11	(12) programs operated by a	school as defined in se	ection 120A.22, su	bdivision 4;		
2.12	YMCA as defined in section 315.4	4; YWCA as defined	in section 315.44;	or JCC as		
2.13	defined in section 315.51, whose p	rimary purpose is to p	rovide child care o	or services to		
2.14	school-age children;					
2.15	(13) Head Start nonresidentia	al programs which ope	erate for less than 4	45 days in		
2.16	each calendar year;					
2.17	(14) noncertified boarding ca	re homes unless they p	provide services fo	or five or more		
2.18	persons whose primary diagnosis i	s mental illness or a de	evelopmental disab	oility;		
2.19	(15) programs for children su	ich as scouting, boys c	lubs, girls clubs, a	nd sports and		
2.20	art programs, and nonresidential pr	ograms for children pr	rovided for a cumu	lative total of		
2.21	less than 30 days in any 12-month	period;				
2.22	(16) residential programs for	persons with mental ill	ness, that are locat	ed in hospitals;		
2.23	(17) the religious instruction	of school-age children	; Sabbath or Sunda	ay schools; or		
2.24	the congregate care of children by	a church, congregation	n, or religious socie	ety during the		
2.25	period used by the church, congreg	gation, or religious soc	iety for its regular	worship;		
2.26	(18) camps licensed by the co	ommissioner of health	under Minnesota I	Rules, chapter		
2.27	4630;					
2.28	(19) mental health outpatient	services for adults wi	th mental illness o	r children		
2.29	with emotional disturbance;					
2.30	(20) residential programs ser	ving school-age childr	en whose sole purp	pose is cultural		
2.31	or educational exchange, until the	commissioner adopts a	appropriate rules;			
2.32	(21) community support serv	ices programs as define	ed in section 245.46	62, subdivision		
2.33	6, and family community support s	services as defined in s	ection 245.4871, s	ubdivision 17;		
2.34	(22) the placement of a child	by a birth parent or le	gal guardian in a p	preadoptive		

Section 1. 2

2.35

home for purposes of adoption as authorized by section 259.47;

3.1	(23) settings registered under chapter 144D which provide home care services
3.2	licensed by the commissioner of health to fewer than seven adults;
3.3	(24) chemical dependency or substance abuse treatment activities of licensed
3.4	professionals in private practice as defined in Minnesota Rules, part 9530.6405, subpart
3.5	15, when the treatment activities are not paid for by the consolidated chemical dependency
3.6	treatment fund;
3.7	(25) consumer-directed community support service funded under the Medicaid
3.8	waiver for persons with developmental disabilities when the individual who provided
3.9	the service is:
3.10	(i) the same individual who is the direct payee of these specific waiver funds or paid
3.11	by a fiscal agent, fiscal intermediary, or employer of record; and
3.12	(ii) not otherwise under the control of a residential or nonresidential program that is
3.13	required to be licensed under this chapter when providing the service; or
3.14	(26) a program serving only children who are age 33 months or older, that is
3.15	operated by a nonpublic school, for no more than four hours per day per child, with no
3.16	more than 20 children at any one time, and that is accredited by:
3.17	(i) an accrediting agency that is formally recognized by the commissioner of
3.18	education as a nonpublic school accrediting organization; or
3.19	(ii) an accrediting agency that requires background studies and that receives and
3.20	investigates complaints about the services provided.
3.21	A program that asserts its exemption from licensure under item (ii) shall, upon
3.22	request from the commissioner, provide the commissioner with documentation from the
3.23	accrediting agency that verifies: that the accreditation is current; that the accrediting
3.24	agency investigates complaints about services; and that the accrediting agency's standards
3.25	require background studies on all people providing direct contact services: or
3.26	(27) a program operated by a nonprofit organization incorporated in Minnesota or
3.27	another state that serves youth in kindergarten through grade 12; provides structured,
3.28	supervised youth development activities; and has learning opportunities take place before
3.29	or after school, on weekends, or during the summer or other seasonal breaks in the school
3.30	calendar. A program exempt under this clause is not eligible for child care assistance
3.31	under chapter 119B. A program exempt under this clause must:
3.32	(i) have a director or supervisor on site who is responsible for overseeing written
3.33	policies relating to the management and control of the daily activities of the program,
3.34	ensuring the health and safety of program participants, and supervising staff and volunteers;
3.35	(ii) have obtained written consent from a parent or legal guardian for each youth
3.36	participating in activities at the site; and

Section 1. 3

4.1

4.2

4.3

4.4

4.5

4.6

4.7

4.8

4.9

4.10

4.11

4.12

4.13

4.14

4.15

4.16

4.17

4.18

4.19

4.20

4.21

4.22

HF1193 FIRST ENGROSSMENT	REVISOR	ELK	H1193-1		
(iii) have provided written no	tice to a parent or leg	al guardian for each	youth at the		
site that the program is not licensed	l or supervised by the	e state of Minnesota	and is not		
eligible to receive child care assista	ance payments.				
(b) For purposes of paragraph	ı (a), clause (6), a bui	lding is directly con	tiguous to a		
building in which a nonresidential p	program is located if	it shares a common	wall with the		
building in which the nonresidentia	l program is located	or is attached to that	building by		
skyway, tunnel, atrium, or commor	n roof.				
(c) Except for the home and of	community-based ser	vices identified in s	ection		
245D.03, subdivision 1, nothing in	this chapter shall be	construed to require	licensure for		
any services provided and funded a	according to an appro	ved federal waiver p	olan where		
licensure is specifically identified as	s not being a condition	on for the services ar	nd funding.		
EFFECTIVE DATE. This section is effective July 1, 2015.					
Sec. 2. Minnesota Statutes 2014	, section 245A.03, is	amended by adding	a subdivision		
to read:					
Subd. 4a. Excluded school-a	nge programs; right	to seek or continue	e licensure.		
Nothing in this section shall prohib	it a school-age progra	nm that is excluded t	from licensure		
under subdivision 2, paragraph (a),	clause (27), from sec	eking a license or co	ontinuing		
to be licensed under this chapter.					
EFFECTIVE DATE. This se	ection is effective Jul	y 1, 2015.			
Sec. 3. REPEALER.					
Minnesota Statutes 2014, sect	tion 245A.03, subdivi	ision 2c, is repealed.	<u>.</u>		

EFFECTIVE DATE. This section is effective July 1, 2015.

4

Sec. 3.

APPENDIX

Repealed Minnesota Statutes: H1193-1

245A.03 WHO MUST BE LICENSED.No active language found for: 245A.03.2c