## **SENATE** STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2406

(SENATE AUTHORS: SAXHAUG)

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DATE D-PG OFFICIAL STATUS Introduction and first reading Referred to State and Local Government 03/06/2014 5999

A bill for an act 1.1 relating to veterans; modifying certain county veterans service officer duties; 12 modifying certain duties of the commissioner of veterans affairs related to 1.3 federal funding; modifying eligibility for the veterans homes; requiring a report; 1.4 amending Minnesota Statutes 2012, sections 197.603, subdivision 1; 198.003, 1.5 subdivision 4a; 198.01; repealing Minnesota Statutes 2012, section 196.30. 1.6

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

Section 1. Minnesota Statutes 2012, section 197.603, subdivision 1, is amended to read: Subdivision 1. Veterans benefits and assistance. It shall be the duty of the county veterans service officer to aid all residents of the governmental subdivision by which the officer is employed in securing benefits provided by law on account of the service of any person in the armed forces of the United States, from which the person has a discharge other than dishonorable. The county veterans service officer shall aid all veterans who are residents of the governmental subdivision by which the officer is employed, regardless of the nature of discharge, in securing counseling or treatment concerning alcohol and drug dependency and abuse. The county veterans service officer shall encourage all veterans covered by this subdivision to participate in MNsure, long-term care insurance, and dental insurance. The county veterans service officer shall also assist all veterans covered by this subdivision in attaining health insurance, long-term care insurance, and dental insurance as necessary.

Sec. 2. Minnesota Statutes 2012, section 198.003, subdivision 4a, is amended to read: Subd. 4a. Federal funding. The commissioner is authorized to apply for and accept federal funding for purposes of this section operating, maintaining, and making repairs for purposes of this section. The commissioner may not apply for federal funds for the

Sec. 2. 1

	02/27/14	REVISOR	JRM/JK	14-5055	as introduced	
2.1	purpose of 1	new home construc	ction absent expre	ss legislative authority if	those funds are	
2.2	contingent of	on a subsequent ap	propriation of sta	te funds.		
2.3	<u>EFFE</u>	CTIVE DATE. T	his section is effe	ctive the day following fi	nal enactment.	
2.4	Sec. 3. N	Ainnesota Statutes	2012, section 198	3.01, is amended to read:		
2.5	198.01 VETERANS HOME; ELIGIBILITY OF VETERANS.					
2.6	(a) The Minnesota veterans homes shall provide nursing care and related health					
2.7	and social services for veterans and their spouses who meet eligibility and admission					
2.8	requirements of the Minnesota veterans homes in accordance with paragraph (b). The					
2.9	word "veter	an" as used in this	section has the m	eaning provided in section	on 197.447.	
2.10	(b) W	hen determining a	dmissions under s	ection 198.022, the com	missioner shall	
2.11	assign prior	ity to applicants ba	ased on the follow	ving criteria:		
2.12	(1) Co	(1) Congressional Medal of Honor recipients, former prisoners of foreign wars,				
2.13	Purple Hear	Purple Heart recipients, and veterans with 70 percent or higher service-connected				
2.14	disability shall be given first priority in admission to a state-run veterans home;					
2.15	(2) all	other veterans sha	all be given secon	d priority for admission	to a state-run	
2.16	veterans hor	me;				
2.17	(3) pri	ority under clause	s (1) and (2) shall	be given to veterans wit	h a documented	
2.18	two-year res	sidency in this stat	e immediately pri	or to admission, or to the	ose veterans who	
2.19	lived in this	lived in this state at the time they entered the armed forces;				
2.20	(4) spo	ouses of veterans	who are over age	65 shall be given third p	oriority for	
2.21	admission to	o a state-run vetera	ans home;			
2.22	(5) pri	ority under clause	(4) shall be given	to spouses with a docur	nented two-year	
2.23	residency in	this state immedi	ately prior to adm	ission, or to those spouse	es who lived in	
2.24	this state at	the time their vete	ran-spouse entere	d the armed forces; and		
2.25	(6) Go	old Star parents, as	defined in sectio	n 168.1253, subdivision	1, paragraph	
2.26	(c), shall be	given fourth prior	rity.			
2.27	EFFE	CTIVE DATE. T	his section is effe	ctive July 1, 2014.		
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<ul><li>2.28</li><li>2.29</li></ul>	•			SSION REPORT.	<u>XUIVI</u>	
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2.31 commissioner shall review the long-term care recommendations contained in the
2.32 2007 Minnesota Governor's Long-Term Care Advisory Commission Report created in
2.33 accordance with executive order 07-02. The commissioner shall indicate which of these

In order to facilitate a legislative review of long-term care for veterans, the

Sec. 4. 2

2.30

recommendations have been adopted and which have not, providing explanations for any
recommendations which were not adopted where possible. The commissioner shall report
the findings to the house of representatives and senate committees with jurisdiction over
veterans housing and to the governor by February 1, 2015

14-5055

as introduced

JRM/JK

# Sec. 5. REPEALER.

REVISOR

02/27/14

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Minnesota Statutes 2012, section 196.30, is repealed.

Sec. 5. 3

### **APPENDIX**

Repealed Minnesota Statutes: 14-5055

### 196.30 VETERANS HEALTH CARE ADVISORY COUNCIL.

Subdivision 1. **Creation.** The Veterans Health Care Advisory Council is established to provide the Department of Veterans Affairs with advice and recommendations on providing veterans with quality long-term care and the anticipated future needs of Minnesota veterans.

- Subd. 2. **Membership.** (a) The council consists of nine public members appointed by the governor. The council members are:
- (1) seven members with extensive expertise in health care delivery, long-term care, and veterans services;
- (2) one licensed clinician who may be either a physician, physician's assistant, or a nurse practitioner; and
  - (3) one additional member.
  - (b) The governor shall designate a member to serve as the chair.
- (c) The commissioner of veterans affairs, or the commissioner's designee, is an ex officio, nonvoting member of the council and shall provide necessary and appropriate administrative and technical support to the council.
- (d) Membership terms, removal of members, and the filling of vacancies are as provided in section 15.059, subdivisions 2 and 4. Members shall not receive compensation or per diem payments, but may receive reimbursement for expenses pursuant to section 15.059, subdivision 3.
- Subd. 3. **Duties.** The council is an advisory group with the responsibility of providing the commissioner of veterans affairs with information and professional expertise on the delivery of quality long-term care to veterans. The council's duties include:
- (1) developing a new vision and strategic plan for the veterans homes that complements the Department of Veterans Affairs overall veterans service programs;
- (2) providing recommendations and advice on matters including clinical performance, systemwide quality improvement efforts, culture and working environment of the veterans homes, and other operational and organizational functions of the veterans homes;
- (3) studying and reviewing current issues and trends in the long-term care industry and the veterans community;
- (4) providing recommendations to the commissioner on alternative options for the delivery of long-term care to veterans so that veterans and their families can determine appropriate services under models similar to those available in the community;
- (5) establishing, as appropriate, subcommittees or ad hoc task forces of council members, stakeholders, and other individuals with expertise or experience to address specific issues; and
- (6) reviewing and providing advice on any other matter at the request of the commissioner. Subd. 4. **Expiration.** Notwithstanding section 15.059, subdivision 4, the council expires June 30, 2013.