DTT/JO

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3809

(SENATE AUTHORS: BOLDON, Abeler and Mitchell)								
DATE	D-PG	OFFICIAL STATUS						
02/19/2024	11627	Introduction and first reading						
		Referred to Human Services						
02/26/2024	11825	Author added Mitchell						
03/04/2024		Comm report: To pass as amended and re-refer to Health and Human Services						
	11825	Author added Mitchell Comm report: To pass as amended and re-refer to Health and Human Services						

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to human services; modifying home and community-based services standards for out-of-home respite services for children; amending Minnesota Statutes 2022, section 245C.03, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 245D.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 245C.03, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 16. Out-of-home respite services for children in home and community-based
1.10	services licensed programs. The commissioner shall conduct background studies initiated
1.11	by home and community-based services license holders on volunteers living in a household
1.12	providing out-of-home respite services for children under section 245D.13. For purposes
1.13	of this subdivision, volunteers include household members 13 years of age or older. For
1.14	purposes of the background study, the license holder must maintain documentation that all
1.15	household members 13 years of age or older living in a home are volunteers for the program.
1.16	Sec. 2. [245D.13] OUT-OF-HOME RESPITE SERVICES FOR CHILDREN.
1.17	Subdivision 1. Licensed setting required. A license holder with a home and
1.18	community-based services license must provide out-of-home respite services for children
1.19	in a licensed setting, unless exempt under subdivision 2.
1.20	Subd. 2. Exemption from licensed setting requirement. (a) A license holder with a
1.21	home and community-based services license may provide out-of-home respite services for
1.22	children in an unlicensed setting if:

1

	01/29/24	REVISOR	DTT/JO	24-06380	as introduced			
2.1	<u>(</u> 1) all ba	ckground studies	are completed acco	ording to the requiremen	ts in section			
2.2	245C.03, su	245C.03, subdivision 16;						
2.3	(2) a chil	d's case manager (conducts and docu	ments an assessment of	the setting and its			
2.4	<u> </u>	(2) a child's case manager conducts and documents an assessment of the setting and its environment before services are provided and at least once each calendar year thereafter.						
2.5	The assessm	The assessment must ensure that the setting is suitable for the child receiving respite services.						
2.6	The assessment must be conducted on the form and in the manner prescribed by the							
2.7	commissioner;							
2.8	(3) the cl	nild's legal represe	ntative visits the r	esidence and signs and d	ates a statement			
2.9	authorizing services for the residence before services are provided and at least once each							
2.10	10 <u>calendar year thereafter if services continue to be provided at that residence;</u>							
2.11	(4) the se	ervices are provide	ed in a residential s	setting that is not license	d to provide any			
2.12	other license	other licensed services;						
2.13	(5) the se	ervices are provide	ed to no more than	four children at any one	time. Each child			
2.14	must have th	eir own bedroom,	with the exception	of two siblings who may	share a bedroom;			
2.15	(6) servio	(6) services are not provided to children and adults over the age of 21 in the same						
2.16	residence at	residence at the same time;						
2.17	(7) servio	ces are not provide	ed to a single famil	y for more than 46 caler	ndar days in a			
2.18	<u>calendar yea</u>	calendar year and no more than ten consecutive days unless an exception is approved by						
2.19	the commiss	the commissioner. A child's legal representative may submit a request for an exception to						
2.20	the allowabl	the allowable number of days of out-of-home respite in an unlicensed setting in a calendar						
2.21	year to the commissioner. The exception request must include:							
2.22	(i) the real	(i) the reason for the exception;						
2.23	(ii) the n	umber of additiona	al days being requ	ested; and				
2.24	<u>(iii) appr</u>	oval of the child's	case manager; and	1				
2.25	(8) the lie	cense holder is in s	substantial and con	sistent compliance durin	g the previous 24			
2.26	months, whi	ch means the licer	nse holder's license	was not made condition	nal, suspended, or			
2.27	revoked.							
2.28	<u>(b)</u> The l	icense holder mus	t maintain docume	entation of the following	<u>-</u>			
2.29	(1) backg	ground studies con	npleted under sect	ion 245C.03, subdivisior	<u>16;</u>			
2.30	(2) servic	ce recipient record	s indicating the cal	endar dates and times wl	hen services were			
2.31	provided;							

	01/29/24	REVISOR	DTT/JO	24-06380	as introduced
3.1	(3) the ca	ase manager's asses	sment for the initia	al setting assessment and	each assessment
3.2	completed t	hereafter; and			
3.3	(4) the le	egal representative'	s approval of the s	etting before services are	e provided and
3.4	each year th	ereafter.			
3.5	(c) This	subdivision does n	ot apply to childre	n placed in a licensed fo	ster care setting
3.6	as required	in Minnesota Rules	s, part 9560.0529.		
3.7	<u>(d) A ch</u>	ild may not receive	out-of-home resp	ite services in more than	two unlicensed
3.8	residential s	ettings in a calenda	ar year.		

3.9 (e) The license holder must ensure the requirements in this subdivision are met.