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SGS/EH

## **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

# S.F. No. 2686

| (SENATE AU | <b>THORS: HOUS</b> | SLEY)   |
|------------|--------------------|---|
| DATE       | D-PG               | OFFICIAL STATUS   |
| 03/26/2019 | 1333               | Introduction and first reading  |
|            |                    | Referred to Judiciary and Public Safety Finance and Policy                  |
| 04/01/2019 | 1504a              | Comm report: To pass as amended and re-refer to Finance                     |
|            |                    | Joint rule 2.03, referred to Rules and Administration                       |
|            | 4689               | Joint rule 3.02, returned to Judiciary and Public Safety Finance and Policy |
|            |                    | See First Special Session 2019, SF12, Art. 11, Sec. 42, 47-48               |
|            |                    | •   |

#### A bill for an act

| 1.2  | relating to health; establishing an assisted living license and license requirements;   |
|------|---|
| 1.3  | establishing fees and fines; modifying the health care bill of rights and the home      |
| 1.4  | care bill of rights; modifying home care licensing provisions; modifying the powers     |
| 1.5  | and duties of the director of the Office of Health Facility Complaints; modifying       |
| 1.6  | consumer protection for vulnerable adults; modifying the Vulnerable Adults Act;         |
| 1.7  | establishing task forces; requiring reports; authorizing rulemaking; appropriating      |
| 1.8  | money; amending Minnesota Statutes 2018, sections 144.051, subdivisions 4, 5,           |
| 1.9  | 6; 144.057, subdivision 1; 144.122; 144.1503; 144A.04, subdivision 5; 144A.10,          |
| 1.10 | subdivision 1; 144A.20, subdivision 1; 144A.24; 144A.26; 144A.43, subdivision           |
| 1.11 | 6; 144A.44, subdivision 1; 144A.441; 144A.442; 144A.45, subdivisions 1, 2;              |
| 1.12 | 144A.471, subdivisions 7, 9; 144A.472, subdivision 7; 144A.474, subdivisions 8,         |
| 1.13 | 9, 11; 144A.475, subdivisions 3b, 5; 144A.476, subdivision 1; 144A.4791,                |
| 1.14 | subdivision 10; 144A.4799; 144A.53, subdivision 1, by adding subdivisions;              |
| 1.15 | 256I.03, subdivision 15; 256I.04, subdivision 2a; 611A.033; 626.557, subdivisions       |
| 1.16 | 4, 9c, 12b; 626.5572, subdivisions 6, 21; proposing coding for new law in               |
| 1.17 | Minnesota Statutes, chapters 144; 144A; 144G; 630; repealing Minnesota Statutes         |
| 1.18 | 2018, sections 144A.472, subdivision 4; 144D.01; 144D.015; 144D.02; 144D.025;           |
| 1.19 | 144D.03; 144D.04; 144D.045; 144D.05; 144D.06; 144D.065; 144D.066; 144D.07;              |
| 1.20 | 144D.08; 144D.09; 144D.10; 144D.11; 144G.01; 144G.02; 144G.03; 144G.04;                 |
| 1.21 | 144G.05; 144G.06; 325F.72; Minnesota Rules, part 6400.6970.                             |
| 1.22 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:                             |
| 1.23 | ARTICLE 1   |
| 1.24 | ASSISTED LIVING LICENSURE   |
| 1.25 | Section 1. [144G.10] DEFINITIONS.   |
| 1.26 | Subdivision 1. Applicability. For the purposes of this chapter, the definitions in this |
| 1.27 | section have the meanings given.  |

- 1.28 Subd. 2. Activities of daily living. "Activities of daily living" has the meaning given in
- 1.29 section 256B.0659, subdivision 1, paragraph (b).

|      | 03/22/19           | REVISOR                | SGS/EH                      | 19-4863                     | as introduced         |
|------|--------------------|------------------------|-----------------------------|-----------------------------|-----------------------|
| 2.1  | <u>Subd. 3.</u>    | Adult. "Adult" me      | ans a natural perso         | on who has attained the     | age of 18 years.      |
| 2.2  | Subd. 4.           | Agent. "Agent" me      | eans the person up          | oon whom all notices an     | d orders shall be     |
| 2.3  | served and w       | who is authorized to   | accept service of           | notices and orders on be    | half of the facility. |
| 2.4  | <u>Subd. 5.</u>    | Alzheimer's disea      | se. "Alzheimer's c          | lisease" means a type of    | f dementia that       |
| 2.5  | gradually de       | stroys an individua    | al's memory and a           | oility to learn, reason, m  | nake judgments,       |
| 2.6  | communicat         | te, and carry out da   | ily activities.             |                             |                       |
| 2.7  | Subd. 6.           | Applicant. "Applic     | cant" means an ind          | ividual, legal entity, cont | rolling individual,   |
| 2.8  | or other orga      | anization that has a   | pplied for licensu          | re under this chapter.      |                       |
| 2.9  | <u>Subd. 7.</u>    | Assisted living ad     | ministrator. "Ass           | isted living administrate   | or" means a person    |
| 2.10 | who adminis        | sters, manages, sup    | ervises, or is in get       | neral administrative cha    | rge of a basic care   |
| 2.11 | facility or as     | ssisted living facilit | y, whether or not           | the individual has an ov    | vnership interest     |
| 2.12 | in the facilit     | y, and whether or n    | ot the person's fur         | nctions or duties are sha   | red with one or       |
| 2.13 | more individ       | luals and who is lic   | censed by the Boar          | rd of Executives for Lor    | ng Term Services      |
| 2.14 | and Support        | s pursuant to section  | on 144A.26.                 |                             |                       |
| 2.15 | <u>Subd. 8.</u>    | Assisted living fac    | <b>ility.</b> "Assisted liv | ing facility" means a lice  | ensed facility that:  |
| 2.16 | (1) provides       | sleeping accommo       | odations to one or          | more adults; and (2) pro    | ovides assisted       |
| 2.17 | living servic      | es. For purposes of    | f this chapter, assi        | sted living facility does   | not include:          |
| 2.18 | (i) emerg          | gency shelter, transi  | itional housing, or         | any other residential un    | nits serving          |
| 2.19 | exclusively        | or primarily homel     | ess individuals, as         | defined under section       | 116L.361;             |
| 2.20 | <u>(ii) a nur</u>  | sing home licensed     | l under chapter 14          | 4A;                         |                       |
| 2.21 | <u>(iii) a hos</u> | spital, certified boar | ding care, or super         | vised living facility licen | sed under sections    |
| 2.22 | 144.50 to 14       | 4.56;                  |                             |                             |                       |
| 2.23 | <u>(iv) a lod</u>  | lging establishmen     | t licensed under cl         | napter 157 and Minneso      | ta Rules, parts       |
| 2.24 | 9520.0500 to       | o 9520.0670, or un     | der chapter 245D            | or 245G, except lodging     | g establishments      |
| 2.25 | that provide       | dementia care serv     | vices;                      |                             |                       |
| 2.26 | (v) a lodg         | ging establishment s   | serving as a shelter        | for individuals fleeing of  | lomestic violence;    |
| 2.27 | (vi) servi         | ces and residential    | settings licensed u         | under chapter 245A, incl    | uding adult foster    |
| 2.28 | care and serv      | vices and settings g   | governed under the          | e standards in chapter 24   | 45D;                  |
| 2.29 | (vii) priv         | rate homes where the   | ne residents own c          | or rent the home and cor    | ntrol all aspects of  |
| 2.30 | the property       | and building;          |                             |                             |                       |
| 2.31 | (viii) a du        | uly organized cond     | ominium, coopera            | tive, and common inter      | est community, or     |
| 2.32 | owners' asso       | ociation of the cond   | lominium, coopera           | ative, and common inter     | est community         |

Article 1 Section 1.

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
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| 3.1  | where at least 80 percent of the units that comprise the condominium, cooperative, or           |
|------|---|
| 3.2  | common interest community are occupied by individuals who are the owners, members, or           |
| 3.3  | shareholders of the units;  |
| 3.4  | (ix) temporary family health care dwellings as defined in sections 394.307 and 462.3593;        |
| 3.5  | (x) settings offering services conducted by and for the adherents of any recognized             |
| 3.6  | church or religious denomination for its members through spiritual means or by prayer for       |
| 3.7  | healing;  |
| 3.8  | (xi) housing financed pursuant to sections 462A.37 and 462A.375, units financed with            |
| 3.9  | low-income housing tax credits pursuant to United States Code, title 26, section 42, and        |
| 3.10 | units financed by the Minnesota Housing Finance Agency that are intended to serve               |
| 3.11 | individuals with disabilities or individuals who are homeless;                                  |
| 3.12 | (xii) rental housing developed under United States Code, title 42, section 1437, or United      |
| 3.13 | States Code, title 12, section 1701q;   |
| 3.14 | (xiii) rental housing designated for occupancy by only elderly or elderly and disabled          |
| 3.15 | residents under United States Code, title 42, section 1437e, or rental housing for qualifying   |
| 3.16 | families under Code of Federal Regulations, title 24, section 983.56;                           |
| 3.17 | (xiv) rental housing funded under United States Code, title 42, chapter 89, or United           |
| 3.18 | States Code, title 42, section 8011; or   |
| 3.19 | (xv) a basic care facility licensed under this chapter.   |
| 3.20 | Subd. 9. Assisted living facility and base care facility contract. "Assisted living facility    |
| 3.21 | and basic care facility contract" means the legal agreement between an assisted living facility |
| 3.22 | or a basic care facility, whichever is applicable, and a resident for the provision of housing  |
| 3.23 | and services.   |
| 3.24 | Subd. 10. Assisted living resident or resident. "Assisted living resident" or "resident"        |
| 3.25 | means a person who resides in a licensed assisted living that is subject to the requirements    |
| 3.26 | of this chapter.  |
| 3.27 | Subd. 11. Assisted living services. "Assisted living services" means basic care services        |
| 3.28 | and comprehensive assisted living services.   |
| 3.29 | Subd. 12. Basic care facility. "Basic care facility" means a licensed facility that: (1)        |
| 3.30 | provides sleeping accommodations to one or more adults; and (2) may only provide basic          |
| 3.31 | care services. For purposes of this chapter, basic care facility does not include:              |

|      | 03/22/19           | REVISOR                | SGS/EH                 | 19-4863                      | as introduced       |
|------|--------------------|------------------------|------------------------|------------------------------|---------------------|
| 4.1  | (i) emerge         | ency shelter, trans    | itional housing, or    | any other residential un     | its serving         |
| 4.2  | exclusively o      | or primarily homel     | ess individuals, as    | that term is defined in s    | ection 116L.361;    |
| 4.3  | <u>(ii) a nurs</u> | ing home licensed      | l under chapter 14     | 4A;                          |                     |
| 4.4  | <u>(iii) a hos</u> | oital, certified boar  | ding care, or super    | vised living facility licens | sed under sections  |
| 4.5  | 144.50 to 144      | 4.56;                  |                        |                              |                     |
| 4.6  | (iv) a lodg        | ging establishment     | t licensed under ch    | apter 157, except lodgir     | ng establishments   |
| 4.7  | that provide       | dementia care serv     | vices;                 |                              |                     |
| 4.8  | (v) a lodg         | ing establishment s    | serving as a shelter   | for individuals fleeing d    | omestic violence;   |
| 4.9  | (vi) servio        | ces and residential    | settings licensed u    | under chapter 245A, inclu    | uding adult foster  |
| 4.10 | care and serv      | vices and settings g   | governed under sta     | ndards in chapter 245D;      | <u>.</u>            |
| 4.11 | (vii) priva        | ate homes where th     | ne residents own o     | r rent the home and con      | trol all aspects of |
| 4.12 | the property       | and building;          |                        |                              |                     |
| 4.13 | (viii) a du        | ly organized cond      | ominium, coopera       | tive and common intere       | st community or     |
| 4.14 | owners' asso       | ciation of the cond    | lominium, coopera      | tive, and common interest    | est community       |
| 4.15 | where at leas      | t 80 percent of the    | units that compri      | se the condominium, coo      | operative, or       |
| 4.16 | common inte        | rest community ar      | e occupied by ind      | viduals who are the own      | iers, members, or   |
| 4.17 | shareholders       | of the units;          |                        |                              |                     |
| 4.18 | (ix) tempo         | orary family health    | a care dwelling as o   | defined in sections 394.3    | 07 and 462.3593;    |
| 4.19 | (x) setting        | gs offering service    | s conducted by an      | d for the adherents of an    | y recognized        |
| 4.20 | church or rel      | igious denomination    | on for its members     | s through spiritual means    | s or by prayer for  |
| 4.21 | healing;           |                        |                        |                              |                     |
| 4.22 | <u>(xi) housi</u>  | ng financed pursu      | ant to sections 462    | 2A.37 and 462A.375, un       | its financed with   |
| 4.23 | low-income l       | housing tax credits    | s pursuant to Unite    | ed States Code, title 26, s  | section 42, and     |
| 4.24 | units finance      | d by the Minnesot      | a Housing Finance      | e Agency that are intend     | ed to serve         |
| 4.25 | individuals w      | vith disabilities or   | individuals who a      | re homeless;                 |                     |
| 4.26 | (xii) renta        | l housing develope     | ed under United St     | ates Code, title 42, sectio  | n 1437, or United   |
| 4.27 | States Code,       | title 12, section 17   | 701q;                  |                              |                     |
| 4.28 | (xiii) rent        | al housing designation | ated for occupancy     | y by only elderly or elder   | rly and disabled    |
| 4.29 | residents und      | er United States C     | ode, title 42, section | on 1437e, or rental housi    | ng for qualifying   |
| 4.30 | families unde      | er Code of Federal     | Regulations, title     | 24, section 983.56;          |                     |
| 4.31 | (xiv) rent         | al housing funded      | under United Stat      | es Code, title 42, chapte    | r 89, or United     |
| 4.32 | States Code,       | title 42, section 80   | )11; or                |                              |                     |

Article 1 Section 1.

03/22/19

REVISOR

SGS/EH

19-4863

as introduced

|      | 03/22/19   | REVISOR                  | SGS/EH                     | 19-4863                    | as introduced        |  |  |  |
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| 5.1  | (xv) an assisted living facility licensed under this chapter.                          |                          |                            |                            |                      |  |  |  |
| 5.2  | Subd. 13. Basic care services. "Basic care services" means assistive tasks provided by |                          |                            |                            |                      |  |  |  |
| 5.3  | licensed or u  | unlicensed personn       | el that include:           |                            |                      |  |  |  |
| 5.4  | (1) assist   | ting with dressing,      | self-feeding, oral h       | ygiene, hair care, groom   | ing, toileting, and  |  |  |  |
| 5.5  | bathing;   |                          |                            |                            |                      |  |  |  |
| 5.6  | <u>(2)</u> provi   | iding standby assis      | tance;                     |                            |                      |  |  |  |
| 5.7  | <u>(3) provi</u>   | ding verbal or visu      | al reminders to the        | e resident to take regula  | rly scheduled        |  |  |  |
| 5.8  | medication,  | which includes bri       | nging the client pre       | eviously set-up medicat    | ion, medication in   |  |  |  |
| 5.9  | original con   | tainers, or liquid or    | r food to accompar         | y the medication;          |                      |  |  |  |
| 5.10 | <u>(</u> 4) provi  | ding verbal or visu      | al reminders to the        | e client to perform regu   | larly scheduled      |  |  |  |
| 5.11 | treatments a   | nd exercises;            |                            |                            |                      |  |  |  |
| 5.12 | <u>(5) prepa</u>   | aring modified diet      | s ordered by a licer       | nsed health professiona    | <u>l;</u>            |  |  |  |
| 5.13 | <u>(6) havir</u>   | ng, maintaining, an      | d documenting a sy         | ystem to visually check    | on each resident     |  |  |  |
| 5.14 | <u>a minimum</u>   | of once daily or me      | ore than once daily        | depending on the perso     | on-centered care     |  |  |  |
| 5.15 | plan; and  |                          |                            |                            |                      |  |  |  |
| 5.16 | (7) supp   | ortive services in a     | ddition to the prov        | ision of at least one of t | he activities in     |  |  |  |
| 5.17 | clauses (1) t  | <u>o (5).</u>            |                            |                            |                      |  |  |  |
| 5.18 | <u>Subd. 14</u>  | . Change of owner        | <b>ship.</b> "Change of ov | wnership" means a chang    | ge in the individual |  |  |  |
| 5.19 | or legal enti  | ty that is responsib     | le for the operatior       | n of a facility.           |                      |  |  |  |
| 5.20 | <u>Subd. 15</u>  | <u>.</u> Commissioner. ' | 'Commissioner" m           | eans the commissioner      | of health.           |  |  |  |
| 5.21 | Subd. 16   | <u>.</u> Compliance offi | cer. "Compliance of        | officer" means a design    | ated individual      |  |  |  |
| 5.22 | who is quali   | fied by knowledge        | , training, and expe       | erience in health care or  | risk management      |  |  |  |
| 5.23 | to promote,  | implement, and ov        | ersee the facility's       | compliance program. T      | The compliance       |  |  |  |
| 5.24 | officer shall  | also exhibit knowle      | edge of relevant reg       | gulations; provide exper   | tise in compliance   |  |  |  |
| 5.25 | processes; a   | nd address fraud, a      | buse, and waste un         | der this chapter and stat  | te and federal law.  |  |  |  |
| 5.26 | <u>Subd. 17</u>  | '. Comprehensive         | assisted living ser        | vices. "Comprehensive      | assisted living      |  |  |  |
| 5.27 | services" inc  | clude any of the ba      | sic care services ar       | nd one or more of the fo   | ollowing:            |  |  |  |
| 5.28 | (1) servi  | ces of an advanced       | practice nurse, reg        | gistered nurse, licensed   | practical nurse,     |  |  |  |
| 5.29 | physical the   | rapist, respiratory th   | nerapist, occupation       | al therapist, speech-lang  | guage pathologist,   |  |  |  |
| 5.30 | dietitian or 1   | nutritionist, or soci    | al worker;                 |                            |                      |  |  |  |

|      | 03/22/19   | REVISOR                  | SGS/EH                 | 19-4863                     | as introduced       |  |  |  |
|------|--|--------------------------|------------------------|-----------------------------|---------------------|--|--|--|
| 6.1  | <u>(2) tasks (</u>   | delegated to unlice      | ensed personnel by a   | registered nurse or assig   | gned by a licensed  |  |  |  |
| 6.2  | health professional within the person's scope of practice; |                          |                        |                             |                     |  |  |  |
| 6.3  | <u>(3) medic</u>   | cation managemer         | nt services;           |                             |                     |  |  |  |
| 6.4  | <u>(4) hands</u>   | on assistance wit        | h transfers and mo     | bility;                     |                     |  |  |  |
| 6.5  | (5) treatm   | nent and therapies       | · · ·                  |                             |                     |  |  |  |
| 6.6  | <u>(6)</u> assist  | ing residents with       | eating when the cl     | ients have complicated      | eating problems     |  |  |  |
| 6.7  | as identified  | in the resident rec      | ord or through an a    | assessment such as diffi    | culty swallowing,   |  |  |  |
| 6.8  | recurrent lun  | g aspirations, or r      | equiring the use of    | a tube or parenteral or     | intravenous         |  |  |  |
| 6.9  | instruments  | to be fed; or            |                        |                             |                     |  |  |  |
| 6.10 | <u>(7) provie</u>  | ding other comple        | x or specialty healt   | h care services.            |                     |  |  |  |
| 6.11 | Subd. 18   | . Control. "Contro       | ol" means the posse    | ession, directly or indire  | ectly, of the power |  |  |  |
| 6.12 | to direct the 1  | nanagement, oper         | ation, and policies    | of the licensee or facility | v, whether through  |  |  |  |
| 6.13 | ownership, v   | oting control, by        | agreement, by cont     | ract, or otherwise.         |                     |  |  |  |
| 6.14 | Subd. 19   | <u>.</u> Controlled subs | tance. "Controlled     | substance" has the mea      | ning given in       |  |  |  |
| 6.15 | section 152.0  | 01, subdivision 4.       |                        |                             |                     |  |  |  |
| 6.16 | Subd. 20   | <u>Controlling indi</u>  | ividual. (a) "Contro   | olling individual" mean     | s an owner of a     |  |  |  |
| 6.17 | facility licen   | sed under this cha       | pter and the follow    | ing individuals, if appli   | cable:              |  |  |  |
| 6.18 | (1) each of  | officer of the orga      | nization, including    | the chief executive offi    | cer and chief       |  |  |  |
| 6.19 | financial off  | icer;                    |                        |                             |                     |  |  |  |
| 6.20 | (2) the ine  | dividual designate       | d as the authorized    | agent under section 245     | A.04, subdivision   |  |  |  |
| 6.21 | 1, paragraph   | <u>(b);</u>              |                        |                             |                     |  |  |  |
| 6.22 | (3) the ind  | lividual designated      | l as the compliance    | officer under section 256   | 6B.04, subdivision  |  |  |  |
| 6.23 | 21, paragrap   | <u>h (b); and</u>        |                        |                             |                     |  |  |  |
| 6.24 | (4) each 1   | managerial officia       | l whose responsibi     | lities include the directi  | on of the           |  |  |  |
| 6.25 | management   | or policies of the       | facility.              |                             |                     |  |  |  |
| 6.26 | (b) Contr  | olling individual        | also means any own     | ner who directly or indi    | rectly owns five    |  |  |  |
| 6.27 | percent or m   | ore interest in:         |                        |                             |                     |  |  |  |
| 6.28 | <u>(1) the la</u>  | nd on which the fa       | acility is located, ir | cluding a real estate inv   | vestment trust      |  |  |  |
| 6.29 | <u>(REIT);</u>   |                          |                        |                             |                     |  |  |  |
| 6.30 | (2) the st   | ructure in which a       | facility is located;   |                             |                     |  |  |  |

|      | 03/22/19          | REVISOR               | SGS/EH                | 19-4863                      | as introduced           |
|------|-------------------|-----------------------|-----------------------|------------------------------|-------------------------|
| 7.1  | <u>(3) any n</u>  | nortgage, contract    | for deed, or other    | obligation secured in wh     | ole or part by the      |
| 7.2  | land or struc     | cture comprising th   | e facility; or        |                              |                         |
| 7.3  | <u>(4) any l</u>  | ease or sublease of   | the land, structure   | e, or facilities comprising  | g the facility.         |
| 7.4  | (c) Contr         | rolling individual d  | oes not include:      |                              |                         |
| 7.5  | <u>(1) a ban</u>  | ık, savings bank, tr  | ust company, savi     | ngs association, credit ur   | nion, industrial        |
| 7.6  | loan and thr      | ift company, invest   | ment banking firn     | n, or insurance company      | unless the entity       |
| 7.7  | operates a p      | rogram directly or    | through a subsidia    | ry;                          |                         |
| 7.8  | (2) gover         | rnment and govern     | ment-sponsored e      | ntities such as the U.S. I   | Department of           |
| 7.9  | Housing and       | l Urban Developme     | nt, Ginnie Mae, Fa    | nnie Mae, Freddie Mac, a     | and the Minnesota       |
| 7.10 | Housing Fin       | ance Agency which     | provide loans, fin    | ancing, and insurance pro    | ducts for housing       |
| 7.11 | sites;            |                       |                       |                              |                         |
| 7.12 | <u>(3) an in</u>  | dividual who is a s   | tate or federal offi  | cial, or a state or federal  | employee, or a          |
| 7.13 | member or e       | employee of the gov   | verning body of a     | political subdivision of the | ne state or federal     |
| 7.14 | government        | that operates one of  | or more facilities,   | unless the individual is a   | lso an officer,         |
| 7.15 | owner, or m       | anagerial official o  | f the facility, recei | ves remuneration from t      | he facility, or         |
| 7.16 | owns any of       | the beneficial inte   | rests not excluded    | in this subdivision;         |                         |
| 7.17 | <u>(4) an in</u>  | dividual who owns     | less than five per    | cent of the outstanding c    | ommon shares of         |
| 7.18 | a corporation     | <u>n:</u>             |                       |                              |                         |
| 7.19 | (i) whose         | e securities are exe  | mpt under section     | 80A.45, clause (6); or       |                         |
| 7.20 | (ii) whos         | se transactions are e | exempt under sect     | ion 80A.46, clause (2);      |                         |
| 7.21 | <u>(5) an inc</u> | dividual who is a me  | ember of an organi    | zation exempt from taxat     | tion under section      |
| 7.22 | 290.05, unle      | ess the individual is | also an officer, or   | wner, or managerial offic    | cial of the license     |
| 7.23 | or owns any       | of the beneficial in  | nterests not exclud   | ed in this subdivision. T    | <u>'his clause does</u> |
| 7.24 | not exclude       | from the definition   | of controlling indi   | vidual an organization th    | at is exempt from       |
| 7.25 | taxation; or      |                       |                       |                              |                         |
| 7.26 | <u>(6)</u> an en  | nployee stock own     | ership plan trust, c  | or a participant or board    | member of an            |
| 7.27 | employee st       | ock ownership plar    | n, unless the partic  | ipant or board member i      | s a controlling         |
| 7.28 | individual.       |                       |                       |                              |                         |
| 7.29 | <u>Subd. 21</u>   | . Commissioner. "     | Commissioner" m       | eans the commissioner of     | of health.              |
| 7.30 | <u>Subd. 22</u>   | . Dementia. "Dem      | entia" means the l    | oss of intellectual functi   | on of sufficient        |
| 7.31 | severity that     | interferes with an in | ndividual's daily fu  | nctioning. Dementia affe     | cts an individual's     |
|      |                   |                       |                       |                              |                         |

|      | 03/22/19 REVISOR SGS/EH 19-4863 as introduced  |
|------|--|
| 8.1  | memory and ability to think, reason, speak, and move. Symptoms may also include changes          |
| 8.2  | in personality, mood, and behavior. Irreversible dementias include but are not limited to:       |
| 8.3  | (1) Alzheimer's disease;   |
| 8.4  | (2) vascular dementia;   |
| 8.5  | (3) Lewy body dementia;  |
| 8.6  | (4) frontal-temporal lobe dementia;  |
| 8.7  | (5) alcohol dementia;  |
| 8.8  | (6) Huntington's disease; and  |
| 8.9  | (7) Creutzfeldt-Jakob disease.   |
| 8.10 | Subd. 23. Dementia care unit. "Dementia care unit" means a special care unit in a                |
| 8.11 | designated, separate area for individuals with Alzheimer's disease or other dementia that is     |
| 8.12 | locked, segregated, or secured to prevent or limit access by a resident outside the designated   |
| 8.13 | or separated area.   |
| 8.14 | Subd. 24. Dementia-trained staff. "Dementia-trained staff" means any employee that               |
| 8.15 | has completed the minimum training requirements and has demonstrated knowledge and               |
| 8.16 | understanding in supporting individuals with dementia.   |
| 8.17 | Subd. 25. Designated representative. "Designated representative" means one of the                |
| 8.18 | following in the order of priority listed, to the extent the person may reasonably be identified |
| 8.19 | and located:   |
| 8.20 | (1) a court-appointed guardian acting in accordance with the powers granted to the               |
| 8.21 | guardian under chapter 524;  |
| 8.22 | (2) a conservator acting in accordance with the powers granted to the conservator under          |
| 8.23 | chapter 524;   |
| 8.24 | (3) a health care agent acting in accordance with the powers granted to the health care          |
| 8.25 | agent under chapter 145C;  |
| 8.26 | (4) a power of attorney acting in accordance with the powers granted to the                      |
| 8.27 | attorney-in-fact under chapter 523; or   |
| 8.28 | (5) the resident representative.   |
| 8.29 | Subd. 26. Dietary supplement. "Dietary supplement" means a product taken by mouth                |

8.30 that contains a dietary ingredient intended to supplement the diet. Dietary ingredients may

03/22/19

REVISOR

SGS/EH

19-4863

as introduced

| 03/22/19       | KE VISOK                         | 505/EII                     | 19-4003                     | as introduced       |
|----------------|----------------------------------|-----------------------------|-----------------------------|---------------------|
| include vita   | mins, minerals, her              | os or other botani          | cals, amino acids, and su   | bstances such as    |
| enzymes, o     | rgan tissue, glandula            | ars, or metabolites         | <u>S.</u>                   |                     |
| <u>Subd.</u> 2 | 7. Direct contact. "]            | Direct contact" me          | eans providing face-to-fa   | ice care, training, |
| supervision    | , counseling, consul             | tation, or medicat          | ion assistance to residen   | ts of a facility.   |
| Subd. 2        | 8. Direct ownership              | o interest. "Direct         | t ownership interest" mea   | ans an individual   |
| or organiza    | tion with the possess            | ion of at least five        | e percent equity in capital | , stock, or profits |
| of an organ    | ization, or who is a             | member of a limit           | ted liability company. Ar   | n individual with   |
| a five perce   | ent or more direct ov            | vnership is presur          | ned to have an effect on    | the operation of    |
| he facility    | with respect to facto            | ors affecting the ca        | are or training provided.   |                     |
| Subd. 2        | 9. Facility. "Facility           | " means an assist           | ed living facility and a ba | asic care facility. |
| Subd. 3        | 0. <mark>Hands-on assista</mark> | <b>nce.</b> "Hands-on a     | ssistance" means physica    | al help by another  |
| person with    | nout which the reside            | ent is not able to p        | perform the activity.       |                     |
| Subd. 3        | 1. Indirect ownershi             | <b>ip interest.</b> "Indire | ect ownership interest" me  | eans an individual  |
| or organiza    | tion with a direct ow            | vnership interest i         | n an entity that has a dire | ect or indirect     |
| wnership       | interest in a facility           | of at least five per        | ccent or more. An individ   | lual with a five    |
| percent or r   | nore indirect owners             | ship is presumed            | to have an effect on the c  | peration of the     |
| facility with  | n respect to factors a           | iffecting the care          | or training provided.       |                     |
| Subd. 32       | 2. Licensed health p             | orofessional. "Lic          | ensed health professional   | l" means a person   |
| icensed in     | Minnesota to practic             | ce the professions          | described in section 214    | 01, subdivision     |
| <u>2.</u>      |                                  |                             |                             |                     |
| Subd. 3        | 3. Licensed residen              | t bed capacity. "I          | Licensed resident bed cap   | bacity" means the   |
| esident occ    | supancy level reques             | sted by a licensee          | and approved by the cor     | nmissioner.         |
| Subd. 34       | 4. Licensee. "License            | ee" means a person          | n or legal entity to whom   | the commissioner    |
| ssues an as    | sisted living license            | and who is respo            | nsible for the manageme     | ent, control, and   |
| operation o    | f a facility. A facility         | y must be manage            | ed, controlled, and operat  | ted in a manner     |
| hat enables    | ; it to use its resource         | es effectively and          | efficiently to attain or ma | intain the highest  |
| practicable    | physical, mental, an             | d psychosocial w            | ell-being of each residen   | <u>ıt.</u>          |
| Subd. 3        | 5. <u>Maltreatment.</u> "N       | Aaltreatment" mea           | ans conduct described in s  | section 626.5572,   |
| subdivision    | 15, or the intentiona            | al and nontherape           | utic infliction of physical | pain or injury or   |
| any persiste   | ent course of conduc             | t intended to proc          | luce mental or emotional    | distress.           |
| Subd. 30       | 5. Management agre               | eement. "Manage             | ment agreement" means a     | written, executed   |
| agreement      | between a licensee a             | nd manager regar            | ding the provision of cer   | rtain services on   |
| behalf of th   | e licensee.                      |                             |                             |                     |
| Article 1 Sect | tion 1                           | 9                           |                             |                     |
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03/22/19

REVISOR

SGS/EH

19-4863

as introduced

- Subd. 37. Managerial official. "Managerial official" means an individual who has the 10.1
- decision-making authority related to the operation of the facility and the responsibility for 10.2
- 10.3 the ongoing management or direction of the policies, services, or employees of the facility.
- Subd. 38. Medication. "Medication" means a prescription or over-the-counter drug. For 10.4
- 10.5 purposes of this chapter only, medication includes dietary supplements.
- Subd. 39. Medication administration. "Medication administration" means performing 10.6
- a set of tasks that includes the following: 10.7
- (1) checking the client's medication record; 10.8
- 10.9 (2) preparing the medication as necessary;
- 10.10 (3) administering the medication to the client;
- (4) documenting the administration or reason for not administering the medication; and 10.11
- (5) reporting to a registered nurse or appropriate licensed health professional any concerns 10.12
- about the medication, the client, or the client's refusal to take the medication. 10.13
- Subd. 40. Medication management. "Medication management" means the provision 10.14
- 10.15 of any of the following medication-related services to a resident:
- (1) performing medication setup; 10.16
- 10.17 (2) administering medications;
- (3) storing and securing medications; 10.18
- (4) documenting medication activities; 10.19
- (5) verifying and monitoring the effectiveness of systems to ensure safe handling and 10.20
- administration; 10.21
- (6) coordinating refills; 10.22
- (7) handling and implementing changes to prescriptions; 10.23
- (8) communicating with the pharmacy about the client's medications; and 10.24
- (9) coordinating and communicating with the prescriber. 10.25
- Subd. 41. Medication reconciliation. "Medication reconciliation" means the process 10.26
- of identifying the most accurate list of all medications the resident is taking, including the 10.27
- name, dosage, frequency, and route by comparing the resident record to an external list of 10.28
- 10.29 medications obtained from the resident, hospital, prescriber or other provider.

|       | 03/22/19                     | REVISOR                  | SGS/EH                    | 19-4863                      | as introduced       |
|-------|------------------------------|--------------------------|---------------------------|------------------------------|---------------------|
| 11.1  | Subd. 42.                    | Medication setu          | <b>p.</b> "Medication se  | tup" means arranging me      | dications by a      |
| 11.2  |                              |                          |                           | er administration by the r   | <u> </u>            |
| 11.3  | facility staff.              |                          |                           |                              |                     |
| 11.4  | Subd. 43.                    | New constructio          | <b>n.</b> "New construc   | tion" means a new buildi     | ng, renovation,     |
| 11.5  |                              |                          |                           | ltering the use of occupan   |                     |
| 11.6  | to a building.               |                          | 2 0                       |                              |                     |
| 11.7  | Subd 44                      | Nurse "Nurse" n          | neans a nerson w          | no is licensed under section | ons 148 171 to      |
| 11.7  | <u>3000. 44.</u><br>148.285. | <u>Inuise.</u> Inuise II |                           | to is needsed under seed     | 5115 140.171 10     |
| 11.0  |                              |                          |                           |                              |                     |
| 11.9  |                              |                          |                           | tional therapist" means a    | person who is       |
| 11.10 | licensed unde                | er sections 148.64       | 01 to 148.6449.           |                              |                     |
| 11.11 | Subd. 46.                    | Ombudsman. "(            | Ombudsman" mea            | ns the ombudsman for lo      | ng-term care.       |
| 11.12 | <u>Subd. 47.</u>             | Owner. "Owner"           | means an individ          | lual or organization that h  | as a direct or      |
| 11.13 | indirect owne                | ership interest of fi    | ve percent or mor         | e in a facility. For purpose | es of this chapter, |
| 11.14 | "owner of a ne               | onprofit corporation     | on" means the pres        | ident and treasurer of the   | board of directors  |
| 11.15 | or, for an enti              | ty owned by an e         | mployee stock ow          | vnership plan, means the     | president and       |
| 11.16 | treasurer of th              | ne entity. A gover       | nment entity that         | is issued a license under    | this chapter shall  |
| 11.17 | be designated                | l the owner. An in       | dividual with a fi        | ve percent or more direct    | or indirect         |
| 11.18 | ownership is                 | presumed to have         | an effect on the o        | operation of the facility w  | rith respect to     |
| 11.19 | factors affect               | ing the care or tra      | ining provided.           |                              |                     |
| 11.20 | Subd. 48.                    | Over-the-counte          | e <b>r drug.</b> "Over-th | e-counter drug" means a      | drug that is not    |
| 11.21 | required by for              | ederal law to bear       | the symbol "Rx o          | only."                       |                     |
| 11.22 | Subd. 49.                    | Person-centered          | planning and se           | rvice delivery. "Person-c    | entered planning    |
| 11.23 | and service de               | elivery" means serv      | vices as defined in       | section 245D.07, subdivis    | ion 1a, paragraph   |
| 11.24 | <u>(b).</u>                  |                          |                           |                              |                     |
| 11.25 | <u>Subd. 50.</u>             | <b>Pharmacist.</b> "Pha  | rmacist" has the m        | neaning given in section 15  | 1.01, subdivision   |
| 11.26 | <u>3.</u>                    |                          |                           |                              |                     |
| 11.27 | Subd. 51.                    | Physical therapis        | st. "Physical thera       | pist" means a person who     | is licensed under   |
| 11.28 | sections 148.                | 65 to 148.78.            |                           |                              |                     |
| 11.29 | <u>Subd. 52.</u>             | Physician. "Phys         | sician" means a pe        | erson who is licensed und    | er chapter 147.     |
| 11.30 | <u>Subd. 53.</u>             | Prescriber. "Press       | criber" means a pe        | rson who is authorized by    | sections 148.235;   |
| 11.31 | <u>151.01, subdi</u>         | ivision 23; and 15       | 1.37 to prescribe         | prescription drugs.          |                     |
|       |                              |                          |                           |                              |                     |

|       | 03/22/19                  | REVISOR                 | SGS/EH              | 19-4863                       | as introduced       |
|-------|---------------------------|-------------------------|---------------------|-------------------------------|---------------------|
| 12.1  | Subd. 54. P               | rescription. "Pr        | escription" has th  | ne meaning given in section   | n 151.01 <u>,</u>   |
| 12.2  | subdivision 16            | a                       |                     |                               |                     |
| 12.3  | Subd. 55. P               | rovisional licen        | se. "Provisional l  | icense" means the initial li  | icense the          |
| 12.4  | department issu           | ies after approva       | l of a complete wr  | itten application and before  | e the department    |
| 12.5  | completes the p           | rovisional licens       | e and determines    | hat the provisional licensee  | e is in substantial |
| 12.6  | compliance.               |                         |                     | •                             |                     |
| 12.7  | Subd. 56. R               | legularly schedu        | uled. "Regularly:   | scheduled" means ordered      | or planned to be    |
| 12.8  | completed at pr           | redetermined tin        | nes or according t  | to a predetermined routine    | <u>.</u>            |
| 12.9  | <u>Subd. 57.</u> <b>R</b> | <b>teminder.</b> "Rem   | inder" means pro    | viding a verbal or visual re  | eminder to a        |
| 12.10 | resident.                 |                         |                     |                               |                     |
| 12.11 | <u>Subd. 58.</u> <b>R</b> | Resident. "Resid        | ent" means a pers   | on living in an assisted liv  | ring facility or a  |
| 12.12 | basic care facil          | ity.                    |                     |                               |                     |
| 12.13 | <u>Subd. 59.</u> <b>R</b> | Resident record.        | "Resident record    | " means all records that do   | ocument             |
| 12.14 | information abo           | out the services        | provided to the re  | esident.                      |                     |
| 12.15 | <u>Subd. 60.</u> <b>R</b> | esident represe         | ntative. "Residen   | t representative" means a pe  | erson designated    |
| 12.16 | in writing by th          | ne resident and i       | dentified in the re | sident's records on file wit  | th the facility.    |
| 12.17 | <u>Subd. 61.</u> <b>R</b> | espiratory ther         | apist. "Respirator  | y therapist" means a persor   | who is licensed     |
| 12.18 | under chapter 1           | <u>147C.</u>            |                     |                               |                     |
| 12.19 | <u>Subd. 62.</u> <b>R</b> | Revenues. <u>"Reve</u>  | nues" means all r   | noney received by a licens    | ee derived from     |
| 12.20 | the provision of          | f home care serv        | ices, including fee | es for services and appropri  | iations of public   |
| 12.21 | money for hom             | ne care services.       |                     |                               |                     |
| 12.22 | <u>Subd. 63.</u>          | ervice agreemen         | nt. "Service agreen | nent" means the written agr   | eement between      |
| 12.23 | the resident or           | the resident's rep      | presentative and t  | he provisional licensee or    | licensee about      |
| 12.24 | the services the          | at will be provide      | ed to the resident  | <u>.</u>                      |                     |
| 12.25 | <u>Subd. 64.</u> S        | tandby assistan         | ice. "Standby ass   | stance" means the presence    | e of another        |
| 12.26 | person within a           | arm's reach to m        | inimize the risk o  | f injury while performing     | daily activities    |
| 12.27 | through physica           | al intervention or      | cueing to assist a  | resident with an assistive ta | ask by providing    |
| 12.28 | cues, oversight           | , and minimal pl        | hysical assistance  | <u>.</u>                      |                     |
| 12.29 | <u>Subd. 65.</u> S        | ocial worker. <u>"S</u> | Social worker" me   | eans a person who is license  | ed under chapter    |
| 12.30 | <u>148D or 148E.</u>      |                         |                     |                               |                     |
| 12.31 | <u>Subd. 66.</u> S        | peech-language          | pathologist. "Spe   | eech-language pathologist"    | has the meaning     |
| 12.32 | given in section          | n 148.512.              |                     |                               |                     |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|          |         |        |         |               |

| 3.1 Subd. 67. Substantial compliance. "Substantial com          | pliance" means the commissioner      |
|---|--------------------------------------|
| has found no Level 4 violations, nor any pattern of or wi       | despread Level 3 violations as       |
| described under section 144G.35, subdivisions 1 and 2.          |                                      |
| Subd. 68. Supportive services. "Supportive services" 1          | means services that may be offered   |
| or provided in a basic care facility or an assisted living fac  | ility and means help with personal   |
| laundry, handling or assisting with personal funds of resi      | dents, or arranging for medical      |
| services, health-related services, social services, houseke     | eping, central dining, recreation,   |
| or transportation. Arranging for services does not include      | making referrals, or contacting a    |
| service provider in an emergency.                               |                                      |
| Subd. 69. Survey. "Survey" means an inspection of a             | licensee or applicant for licensure  |
| for compliance with this chapter.                               |                                      |
| Subd. 70. Surveyor. "Surveyor" means a staff person o           | f the department who is authorized   |
| to conduct surveys of basic care facilities and assisted liv    | ving facilities and applicants.      |
| Subd. 71. Termination of housing or services. "Terr             | nination of housing or services"     |
| means a discharge, eviction, transfer, or service terminati     | on initiated by the facility. A      |
| facility-initiated termination is one which the resident object | cts to and did not originate through |
| a resident's verbal or written request. A resident-initiated t  | ermination is one where a resident   |
| or, if appropriate, a designated representative provided a      | verbal or written notice of intent   |
| to leave the facility. A resident-initiated termination does    | not include the general expression   |
| of a desire to return home or the elopement of residents w      | with cognitive impairment.           |
| Subd. 72. Treatment or therapy. "Treatment" or "the             | rapy" means the provision of care,   |
| other than medications, ordered or prescribed by a licensed     | d health professional and provided   |
| to a resident to cure, rehabilitate, or ease symptoms.          |                                      |
| Subd. 73. Unit of government. "Unit of government"              | means a city, county, town, school   |
| district, other political subdivision of the state, or an agen  | ncy of the state or federal          |
| government, that includes any instrumentality of a unit o       | f government.                        |
| Subd. 74. Unlicensed personnel. "Unlicensed personne            | el" means individuals not otherwise  |
| licensed or certified by a governmental health board or a       | gency who provide services to a      |
| resident.   |                                      |
| Subd. 75. Verbal. "Verbal" means oral and not in writ           | ting.                                |

| 14.1  | Sec. 2. [144G.11] LICENSURE REQUIRED.   |
|-------|---|
| 14.2  | Subdivision 1. License required. Beginning August 1, 2021, an entity may not operate          |
| 14.3  | a basic care facility or an assisted living facility in Minnesota unless it is licensed under |
| 14.4  | this chapter.   |
| 14.5  | Subd. 2. Licensure levels. (a) The levels in this subdivision are established for a basic     |
| 14.6  | care facility and an assisted living facility licensure.                                      |
| 14.7  | (b) Tier One is a basic care facility that provides basic care services. A Tier One facility  |
| 14.8  | shall not provide comprehensive assisted living services.                                     |
| 14.9  | (c) Tier Two is an assisted living facility that provides basic care services and             |
| 14.10 | comprehensive assisted living services.   |
| 14.11 | (d) Tier Three is an assisted living facility that provides basic and comprehensive assisted  |
| 14.12 | living services, and provides services in a secure dementia care unit or wing.                |
| 14.13 | Subd. 3. Violations; penalty. (a) Operating a facility without a valid license is a           |
| 14.14 | misdemeanor punishable by a fine imposed by the commissioner.                                 |
| 14.15 | (b) A controlling individual of the facility in violation of this section is guilty of a      |
| 14.16 | misdemeanor. The provisions of this subdivision shall not apply to any controlling individual |
| 14.17 | who had no legal authority to affect or change decisions related to the operation of the      |
| 14.18 | facility.   |
| 14.19 | (c) The sanctions in this section do not restrict other available sanctions in law.           |
| 14.20 | Sec. 3. [144G.12] REGULATORY AUTHORITY OF COMMISSIONER.                                       |
| 14.21 | Subdivision 1. Regulations. The commissioner shall regulate facilities pursuant to this       |
| 14.22 | chapter. The regulations shall include the following:   |
| 14.23 | (1) provisions to assure, to the extent possible, the health, safety, well-being, and         |
| 14.24 | appropriate treatment of residents while respecting individual autonomy and choice;           |
| 14.25 | (2) requirements that facilities furnish the commissioner with specified information          |
| 14.26 | necessary to implement this chapter;  |
| 14.27 | (3) standards of training of facility personnel;  |
| 14.28 | (4) standards for provision of services;  |
| 14.29 | (5) standards for medication management;  |
| 14.30 | (6) standards for supervision of services;  |

|       | 03/22/19                  | REVISOR            | SGS/EH                | 19-4863                      | as introduced       |
|-------|---------------------------|--------------------|-----------------------|------------------------------|---------------------|
| 15.1  | (7) standard              | s for resident ev  | valuation or assess   | sment;                       |                     |
| 15.2  | (8) standard              | ls for treatments  | and therapies;        |                              |                     |
| 15.3  | (9) requiren              | nents for the inv  | volvement of a res    | ident's health care provide  | er, the             |
| 15.4  | documentation             | of the health ca   | re provider's orde    | rs, if required, and the res | sident's service    |
| 15.5  | agreement;                |                    |                       |                              |                     |
| 15.6  | (10) the main $(10)$      | intenance of acc   | curate, current resi  | dent records;                |                     |
| 15.7  | (11) the esta             | ublishment of le   | vels of licenses ba   | ased on services provided    | ; and               |
| 15.8  | (12) provisi              | ons to enforce th  | hese regulations a    | nd the basic care and assis  | sted living bill of |
| 15.9  | rights.                   |                    |                       |                              |                     |
| 15.10 | <u>Subd. 2.</u> <u>Re</u> | gulatory funct     | ions. (a) The com     | missioner shall:             |                     |
| 15.11 | (1) license,              | survey, and mor    | nitor without adva    | nce notice facilities in ac  | cordance with       |
| 15.12 | this chapter;             |                    |                       |                              |                     |
| 15.13 | (2) survey e              | very provisiona    | l licensee within o   | ne year of the provisional   | license issuance    |
| 15.14 | date subject to           | the provisional    | licensee providing    | g licensed services to resid | dents;              |
| 15.15 | (3) survey f              | acility licensees  | annually;             |                              |                     |
| 15.16 | (4) investiga             | ate complaints o   | of facilities;        |                              |                     |
| 15.17 | (5) issue con             | rrection orders a  | and assess civil pe   | nalties;                     |                     |
| 15.18 | (6) take acti             | on as authorized   | d in sections 1440    | G.21 to 144G.33; and         |                     |
| 15.19 | (7) take other            | er action reason   | ably required to a    | ccomplish the purposes o     | f this chapter.     |
| 15.20 | (b) After Ju              | ly 1, 2021, the c  | commissioner shal     | ll review blueprints for al  | l new facility      |
| 15.21 | construction an           | d must approve     | the plans before of   | construction may be com      | menced.             |
| 15.22 | (c) The com               | missioner shall    | provide on-site re    | eview of the construction    | to ensure that all  |
| 15.23 | physical enviro           | nment standard     | s are met before tl   | ne facility license is comp  | olete.              |
| 15.24 | <u>Subd. 3.</u> <b>Ru</b> | lemaking auth      | orized. (a) The co    | ommissioner shall adopt r    | ules for all basic  |
| 15.25 | care facilities ar        | nd assisted living | g facilities that pro | mote person-centered plar    | ming and service    |
| 15.26 | and optimal qua           | ality of life, and | that ensure reside    | ent rights are protected, re | esident choice is   |
| 15.27 | allowed, and pu           | blic health and    | safety is ensured.    |                              |                     |
| 15.28 | (b) On July               | 1, 2019, the com   | missioner shall be    | gin rulemaking using the p   | process in section  |
| 15.29 | 14.389, subdivi           | sion 5.            |                       |                              |                     |
| 15.30 | <u>(c)</u> The com        | missioner shall    | adopt rules that in   | clude but are not limited    | to the following:   |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|----------|---------|--------|---------|---------------|

| 16.1 | (1) building design, physical plant standards, environmental health and safety minimum         |
|------|--|
| 16.2 | standards from the most recent version of the Facility Guide Institute's Guidelines for Design |

- and Construction of Residential Health, Care, and Support Facilities, including appendices;
- 16.4 (2) staffing minimums and ratios for each level of licensure to best protect the health
- 16.5 and safety of residents no matter their vulnerability;
- 16.6 (3) require provider notices and disclosures to residents and their families;
- 16.7 (4) training prerequisites and ongoing training for administrators and caregiving staff;
- 16.8 (5) minimum requirements for move-in assessments and ongoing assessments and
- 16.9 practice standards in sections 144A.43 to 144A.47;
- 16.10 (6) requirements for licensees to ensure minimum nutrition and dietary standards required
- 16.11 by section 144G.38, subdivision 1, clause (1), item (i), are provided;
- 16.12 (7) requirements for supportive services provided by assisted living licensees;
- 16.13 (8) procedures for discharge planning and ensuring resident appeal rights;
- 16.14 (9) content requirements for all license or provisional license applications;
- 16.15 (10) requirements that support facilities to comply with home and community-based
- 16.16 requirements in Code of Federal Regulations, title 42, section 441.301(c);
- 16.17 (11) core dementia care requirements and training in all levels of licensure;
- 16.18 (12) requirements for Tier Three assisted living facilities in terms of training, care
- 16.19 standards, noticing changes of condition, assessments, and health care;
- 16.20 (13) preadmission criteria, initial assessments, and continuing assessments;
- 16.21 (14) emergency disaster and preparedness plans;
- 16.22 (15) capitalization requirements for facilities;
- 16.23 (16) uniform checklist disclosure of services;
- 16.24 (17) uniform consumer information guide elements and other data collected; and
- 16.25 (18) uniform assessment tool.
- 16.26 (d) The commissioner shall publish the proposed rules by December 31, 2019.

| 17.1  | Sec. 4. [144G.13] APPLICATION FOR LICENSURE.   |
|-------|--|
| 17.2  | Subdivision 1. License application; required information. Each application for a                 |
| 17.3  | facility license, including a provisional license, must include information sufficient to show   |
| 17.4  | that the applicant meets the requirements of licensure, including:                               |
| 17.5  | (1) the business name and legal entity name of the operating entity; street address and          |
| 17.6  | mailing address of the facility; and the names, e-mail addresses, telephone numbers, and         |
| 17.7  | mailing addresses of all owners, controlling individuals, managerial officials, and the assisted |
| 17.8  | living administrator;  |
| 17.9  | (2) the name and e-mail address of the managing agent, if applicable;                            |
| 17.10 | (3) the licensed bed capacity and the license tier;  |
| 17.11 | (4) the license fee in the amount specified in subdivision 3;                                    |
| 17.12 | (5) any judgments, private or public litigation, tax liens, written complaints, administrative   |
| 17.13 | actions, or investigations by any government agency against the applicant, owner, controlling    |
| 17.14 | individual, managerial official, or assisted living administrator that are unresolved or         |
| 17.15 | otherwise filed or commenced within the preceding ten years;                                     |
| 17.16 | (6) documentation of compliance with the background study requirements of section                |
| 17.17 | 144A.476 for the owner, controlling individuals, and managerial officials. Each application      |
| 17.18 | for a new license must include documentation for the applicant and for each individual with      |
| 17.19 | five percent or more direct or indirect ownership in the applicant;                              |
| 17.20 | (7) documentation of a background study as required by section 144.057 for any                   |
| 17.21 | individual seeking employment, paid or volunteer, with the assisted living establishment;        |
| 17.22 | (8) evidence of workers' compensation coverage as required by sections 176.181 and               |
| 17.23 | <u>176.182;</u>  |
| 17.24 | (9) disclosure that the provider has no liability coverage or, if the provider has coverage,     |
| 17.25 | documentation of coverage;   |
| 17.26 | (10) a copy of the executed lease agreement if applicable;                                       |
| 17.27 | (11) a copy of the management agreement if applicable;   |
| 17.28 | (12) a copy of the operations transfer agreement or similar agreement if applicable;             |
| 17.29 | (13) a copy of the executed agreement if the facility has contracted services with another       |
| 17.30 | organization or individual for services such as managerial, billing, consultative, or medical    |
| 17.31 | personnel staffing;  |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
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| 18.1  | (14) a copy of the organizational chart that identifies all organizations and individuals        |
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| 18.2  | with any ownership interests in the facility;  |
| 18.3  | (15) whether any applicant, owner, controlling individual, managerial official, or assisted      |
| 18.4  | living administrator of the facility has ever been convicted of a crime or found civilly liable  |
| 18.5  | for an offense involving moral turpitude, including forgery, embezzlement, obtaining money       |
| 18.6  | under false pretenses, larceny, extortion, conspiracy to defraud, or any other similar offense   |
| 18.7  | or violation, or any violation of section 626.557 or any other similar law in any other state,   |
| 18.8  | or any violation of a federal or state law or regulation in connection with activities involving |
| 18.9  | any consumer fraud, false advertising, deceptive trade practices, or similar consumer            |
| 18.10 | protection law;  |
| 18.11 | (16) whether the applicant or any person employed by the applicant has a record of               |
| 18.12 | defaulting in the payment of money collected for others, including the discharge of debts        |
| 18.13 | through bankruptcy proceedings;  |
| 18.14 | (17) documentation that the applicant has designated one or more owners, controlling             |
| 18.15 | individuals, or employees as an agent or agents, which shall not affect the legal responsibility |
| 18.16 | of any other owner or controlling person under this chapter;                                     |
| 18.17 | (18) the signature of the owner or owners, or an authorized agent of the owner or owners         |
| 18.18 | of the facility applicant. An application submitted on behalf of a business entity must be       |
| 18.19 | signed by at least two owners or controlling individuals;  |
| 18.20 | (19) identification of all states where the applicant, or individual having a five percent       |
| 18.21 | or more ownership, currently or previously has been licensed as owner or operator of a           |
| 18.22 | long-term care, community-based, or health care facility or agency where its license or          |
| 18.23 | federal certification has been denied, suspended, restricted, conditioned, or revoked under      |
| 18.24 | a private or state-controlled receivership, or where these same actions are pending under        |
| 18.25 | the laws of any state or federal authority; and  |
| 18.26 | (20) any other information required by the commissioner.   |
| 18.27 | Subd. 2. Designated agent and personal service. (a) An application for a facility or             |
| 18.28 | for renewal of a facility must specify one or more owners, controlling individuals, or           |
| 18.29 | employees as agents:   |
| 18.30 | (1) who shall be responsible for dealing with the commissioner on all requirements of            |
| 18.31 | this chapter; and  |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
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| 19.1  | (2) on whom personal service of all notices and orders shall be made, and who shall be           |
|-------|--|
| 19.2  | authorized to accept service on behalf of all of the controlling individuals of the facility, in |
| 19.3  | proceedings under this chapter.  |
| 19.4  | (b) Notwithstanding any law to the contrary, personal service on the designated person           |
| 19.5  | or persons named in the application is deemed to be service on all of the controlling            |
| 19.6  | individuals or managerial employees of the facility, and it is not a defense to any action       |
| 19.7  | arising under this chapter that personal service was not made on each controlling individual     |
| 19.8  | or managerial official of the facility. The designation of one or more controlling individuals   |
| 19.9  | or managerial officials under this subdivision shall not affect the legal responsibility of any  |
| 19.10 | other controlling individual or managerial official under this chapter.                          |
| 19.11 | Subd. 3. Application fees. (a) An initial applicant or applicant filing a change of              |
| 19.12 | ownership for a basic care or assisted living facility licensure must submit the following       |
| 19.13 | application fee to the commissioner, along with a completed application:                         |
| 19.14 | (1) Tier One, \$;  |
| 19.15 | (2) Tier Two, \$; and  |
| 19.16 | (3) Tier Three, \$   |
| 19.17 | (b) Fees collected under this subdivision shall be deposited in the state treasury and           |
| 19.18 | credited to the state government special revenue fund. All fees are nonrefundable.               |
| 19.19 | Subd. 4. Fines. (a) The penalty for late submission of the renewal application after             |
| 19.20 | expiration of the license is \$200. The penalty for practicing after expiration of the license   |
| 19.21 | and before a renewal license is issued is \$250 per each day after expiration of the license     |
| 19.22 | until the renewal license issuance date. The facility is still subject to the criminal gross     |
| 19.23 | misdemeanor penalties for operating after license expiration.                                    |
| 19.24 | (b) Fines collected under this subdivision shall be deposited in a dedicated special revenue     |
| 19.25 | account. On an annual basis, the balance in the special revenue account shall be appropriated    |
| 19.26 | to the commissioner to implement the recommendations of the advisory council established         |
| 19.27 | in section 144A.4799.  |
| 19.28 | Sec. 5. [144G.14] BACKGROUND STUDIES.  |
| 19.29 | Subdivision 1. Background studies required. Before the commissioner issues a                     |
| 19.30 | provisional license, issues a license as a result of an approved change of ownership, or         |
| 19.31 | renews a license, a controlling individual or managerial official is required to complete a      |

19.32 <u>background study under section 144.057</u>. For the purposes of this section, managerial

| 03/22/19 REVISOR SGS/EH 19-4863 | 03/22/19 | REVISOR | SGS/EH | 19-4863 |
|---------------------------------|----------|---------|--------|---------|
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| 20.1  | officials subject to the background check requirement are individuals who provide direct         |
|-------|--|
| 20.2  | contact as defined in section 245C.02, subdivision 11. No person may be involved in the          |
| 20.3  | management, operation, or control of a facility if the person has been disqualified under        |
| 20.4  | chapter 245C.  |
| 20.5  | Subd. 2. Reconsideration. (a) If an individual is disqualified under section 144.057 or          |
| 20.6  | chapter 245C, the individual may request reconsideration of the disqualification. If the         |
| 20.7  | individual requests reconsideration and the commissioner sets aside or rescinds the              |
| 20.8  | disqualification, the individual is eligible to be involved in the management, operation, or     |
| 20.9  | control of the facility. If an individual has a disqualification under section 245C.15,          |
| 20.10 | subdivision 1, and the disqualification is affirmed, the individual's disqualification is barred |
| 20.11 | from a set aside, and the individual must not be involved in the management, operation, or       |
| 20.12 | control of the facility.   |
| 20.13 | (b) The commissioner shall not issue a license if the controlling individual or managerial       |
| 20.14 | official has been unsuccessful in having a background study disqualification set aside under     |
| 20.15 | section 144.057 and chapter 245C.  |
| 20.16 | Subd. 3. Data classification. Data collected under this section shall be classified as           |
| 20.17 | private data on individuals under section 13.02, subdivision 12.                                 |
|       |  |
| 20.18 | Sec. 6. [144G.15] INELIGIBLE APPLICANTS.   |
| 20.19 | Subdivision 1. Owners and managerial officials; refusal to grant license. (a) The                |
| 20.20 | owner and managerial officials of a facility whose Minnesota license has not been renewed        |
| 20.21 | or that has been revoked because of noncompliance with applicable laws or rules shall not        |
| 20.22 | be eligible to apply for nor will be granted a basic care facility license or an assisted living |
| 20.23 | facility license, or be given status as an enrolled personal care assistance provider agency     |
| 20.24 | or personal care assistant by the Department of Human Services under section 256B.0659,          |
| 20.25 | for five years following the effective date of the nonrenewal or revocation. If the owner        |
| 20.26 | and/or managerial officials already have enrollment status, the enrollment will be terminated    |
| 20.27 | by the Department of Human Services.   |
| 20.28 | (b) The commissioner shall not issue a license to a facility for five years following the        |
| 20.29 | effective date of license nonrenewal or revocation if the owner or managerial official,          |
| 20.30 | including any individual who was an owner or managerial official of another licensed             |
| 20.31 | provider, had a Minnesota license that was not renewed or was revoked as described in            |
| 20.32 | paragraph (a).   |
|       |  |
|       |  |

| 21.1  | (c) Notwithstanding section 144G.21, subdivision 1, the commissioner shall not renew,  |
|-------|--|
| 21.2  | or shall suspend or revoke, the license of a facility that includes any individual as an owner   |
| 21.3  | or managerial official who was an owner or managerial official of a facility whose Minnesota   |
| 21.4  | license was not renewed or was revoked as described in paragraph (a) for five years following  |
| 21.5  | the effective date of the nonrenewal or revocation.  |
| 21.6  | (d) The commissioner shall notify the facility 30 days in advance of the date of   |
| 21.7  | nonrenewal, suspension, or revocation of the license.  |
| 21.0  |  |
| 21.8  | Subd. 2. Requesting a stay. Within ten days after the receipt of the notification, the facility may request, in writing, that the commissioner stay the nonrenewal, revocation, or |
| 21.9  |  |
| 21.10 | suspension of the license. The facility shall specify the reasons for requesting the stay; the   |
| 21.11 | steps that will be taken to attain or maintain compliance with the licensure laws and  |
| 21.12 | regulations; any limits on the authority or responsibility of the owners or managerial officials   |
| 21.13 | whose actions resulted in the notice of nonrenewal, revocation, or suspension; and any other   |
| 21.14 | information to establish that the continuing affiliation with these individuals will not   |
| 21.15 | jeopardize resident health, safety, or well-being.   |
| 21.16 | Subd. 3. Granting a stay. The commissioner shall determine whether the stay will be  |
| 21.17 | granted within 30 days of receiving the facility's request. The commissioner may propose   |
| 21.18 | additional restrictions or limitations on the facility's license and require that granting the   |
| 21.19 | stay be contingent upon compliance with those provisions. The commissioner shall take  |
| 21.20 | into consideration the following factors when determining whether the stay should be   |
| 21.21 | granted:   |
| 21.22 | (1) the threat that continued involvement of the owners and managerial officials with  |
| 21.23 | the facility poses to resident health, safety, and well-being;   |
| 21.23 | and rate in poster to resident nearth, survey, and went comig,   |
| 21.24 | (2) the compliance history of the facility; and  |
| 21.25 | (3) the appropriateness of any limits suggested by the facility.   |
| 21.26 | If the commissioner grants the stay, the order shall include any restrictions or limitation on   |
| 21.27 | the provider's license. The failure of the facility to comply with any restrictions or limitations   |
| 21.28 | shall result in the immediate removal of the stay and the commissioner shall take immediate  |
| 21.29 | action to suspend, revoke, or not renew the license.   |
| 21.30 | Subd. 4. Controlling individual restrictions. The controlling individual of a facility   |
| 21.31 | may not include any person who was a controlling individual of any other nursing home,   |
| 21.32 | basic care facility, or assisted living facility during any period of time in the previous   |
| 21.33 | two-year period:   |

|       | 03/22/19          | REVISOR               | SGS/EH                | 19-4863                    | as introduced         |
|-------|-------------------|-----------------------|-----------------------|----------------------------|-----------------------|
| 22.1  | (1) during        | g which time of cc    | ontrol the nursing h  | ome, basic care facility   | , or assisted living  |
| 22.2  |                   |                       |                       | ected or repeated violati  |                       |
| 22.3  | (i) two or        | r more uncorrected    | l violations or one   | or more repeated violat    | tions that created    |
| 22.3  |                   |                       | dent care or safety;  |                            |                       |
|       |                   |                       | -                     |                            |                       |
| 22.5  | <u> </u>          |                       |                       | or more repeated violat    |                       |
| 22.6  |                   | vel 2, Level 3, and   | Level 4 violations    | as defined in section 144  | 4G.35, subdivision    |
| 22.7  | <u>1; or</u>      |                       |                       |                            |                       |
| 22.8  |                   |                       |                       | a felony or gross misder   |                       |
| 22.9  |                   |                       | nome, basic care fa   | cility, or assisted living | facility, or directly |
| 22.10 | affects reside    | ent safety or care.   |                       |                            |                       |
| 22.11 | Subd. 5.          | Exception. The pr     | ovisions of subdiv    | vision 4 do not apply to   | any controlling       |
| 22.12 | individual of     | f the facility who h  | ad no legal author    | ity to affect or change d  | ecisions related to   |
| 22.13 | the operation     | n of the nursing ho   | me or other basic     | care facility or assisted  | living facility that  |
| 22.14 | incurred the      | uncorrected violat    | ions.                 |                            |                       |
| 22.15 | Subd. 6.          | Stay of adverse a     | ction required by     | controlling individual     | l restrictions. (a)   |
| 22.16 | In lieu of rev    | voking, suspending    | g, or refusing to rea | new the license of a fac   | ility where a         |
| 22.17 | controlling in    | ndividual was disc    | ualified by subdiv    | ision 4, clause (1), the c | commissioner may      |
| 22.18 | issue an orde     | er staying the revo   | cation, suspension    | , or nonrenewal of the f   | acility's license.    |
| 22.19 | The order m       | ay but need not be    | contingent upon t     | he facility's compliance   | with restrictions     |
| 22.20 |                   |                       |                       | he proper operation of     |                       |
| 22.21 | -                 |                       |                       | well-being of the reside   |                       |
| 22.22 |                   |                       | -                     | nade within 90 days of the |                       |
| 22.23 |                   |                       |                       | facility is disqualified   | by subdivision 4,     |
| 22.24 | clause (1), fr    | com operating a fa    | cility.               |                            |                       |
| 22.25 | <u>(b) In det</u> | ermining whether      | to issue a stay and   | to impose conditions an    | nd restrictions, the  |
| 22.26 | commissione       | er must consider th   | ne following factor   | <u>'s:</u>                 |                       |
| 22.27 | (1) the ab        | oility of the control | lling individual to   | operate other facilities i | n accordance with     |
| 22.28 | the licensure     | rules and laws;       |                       |                            |                       |
| 22.29 | (2) the co        | onditions in the nu   | rsing home, basic o   | care facility, or assisted | living facility that  |
| 22.30 | <u> </u>          |                       |                       | peated violations descri   |                       |
| 22.31 | 4, clause (1)     |                       |                       |                            |                       |
| 22.32 | (3) the co        | onditions and com     | pliance history of o  | each of the nursing hom    | nes, basic care       |
| 22.33 | facilities, and   | d assisted living fa  | cilities owned or o   | operated by the controll   | ing individuals.      |
|       |                   |                       |                       |                            |                       |

(c) The commissioner's decision to exercise the authority under this subdivision in lieu
 of revoking, suspending, or refusing to renew the license of the facility is not subject to

### 23.3 <u>administrative or judicial review.</u>

- 23.4 (d) The order for the stay of revocation, suspension, or nonrenewal of the facility license
- 23.5 <u>must include any conditions and restrictions on the license that the commissioner deems</u>
- 23.6 <u>necessary based on the factors listed in paragraph (b).</u>
- 23.7 (e) Prior to issuing an order for stay of revocation, suspension, or nonrenewal, the
- 23.8 commissioner shall inform the controlling individual in writing of any conditions and
- 23.9 restrictions that will be imposed. The controlling individual shall, within ten working days,
- 23.10 notify the commissioner in writing of a decision to accept or reject the conditions and
- 23.11 restrictions. If the facility rejects any of the conditions and restrictions, the commissioner
- 23.12 must either modify the conditions and restrictions or take action to suspend, revoke, or not
- 23.13 renew the facility's license.
- 23.14 (f) Upon issuance of the order for a stay of revocation, suspension, or nonrenewal, the
- 23.15 <u>controlling individual shall be responsible for compliance with the conditions and restrictions.</u>
- 23.16 Any time after the conditions and restrictions have been in place for 180 days, the controlling
- 23.17 individual may petition the commissioner for removal or modification of the conditions and
- 23.18 restrictions. The commissioner must respond to the petition within 30 days of receipt of the
- 23.19 written petition. If the commissioner denies the petition, the controlling individual may
- 23.20 request a hearing under the provisions of chapter 14. Any hearing shall be limited to a
- 23.21 determination of whether the conditions and restrictions shall be modified or removed. At
- 23.22 <u>the hearing, the controlling individual bears the burden of proof.</u>
- 23.23 (g) The failure of the controlling individual to comply with the conditions and restrictions
   23.24 contained in the order for stay shall result in the immediate removal of the stay and the
   23.25 commissioner shall take action to suspend, revoke, or not renew the license.
- 23.26 (h) The conditions and restrictions are effective for two years after the date they are
  23.27 imposed.
- 23.28 (i) Nothing in this subdivision shall be construed to limit in any way the commissioner's
   23.29 ability to impose other sanctions against a facility licensee under the standards in state or
- 23.30 <u>federal law whether or not a stay of revocation, suspension, or nonrenewal is issued.</u>

|       | 03/22/19          | REVISOR               | SGS/EH               | 19-4863                       | as introduced        |
|-------|-------------------|-----------------------|----------------------|-------------------------------|----------------------|
| 24.1  | Sec. 7. [144      | 4G.16] CONSIDE        | ERATION OF A         | PPLICATIONS.                  |                      |
| 24.2  | <u>(a)</u> The co | ommissioner shall     | consider an appli    | cant's performance histo      | ry, in Minnesota     |
| 24.3  | and in other s    | tates, including rej  | peat violations or r | ule violations, before iss    | uing a provisional   |
| 24.4  | license, licen    | ise, or renewal lice  | ense.                |                               |                      |
| 24.5  | <u>(b) An ap</u>  | plicant must not h    | ave a history with   | in the last five years in I   | Minnesota or in      |
| 24.6  | any other stat    | te of a license or ce | ertification involur | tarily suspended or volu      | ntarily terminated   |
| 24.7  | during any er     | nforcement proces     | s in a facility that | provides care to children     | , the elderly or ill |
| 24.8  | individuals, o    | or individuals with   | n disabilities.      |                               |                      |
| 24.9  | (c) Failur        | e to provide accura   | ate information or   | demonstrate required per      | rformance history    |
| 24.10 | may result in     | the denial of a lic   | ense.                |                               |                      |
| 24.11 | (d) The co        | ommissioner may       | deny, revoke, susp   | end, restrict, or refuse to   | renew the license    |
| 24.12 | or impose co      | nditions if:          |                      |                               |                      |
| 24.13 | (1) the ap        | plicant fails to pro  | ovide complete an    | d accurate information o      | n the application    |
| 24.14 | and the comr      | nissioner conclude    | es that the missing  | or corrected informatio       | n is needed to       |
| 24.15 | determine if      | a license shall be g  | granted;             |                               |                      |
| 24.16 | (2) the ap        | plicant, knowingly    | or with reason to    | know, made a false stater     | ment of a material   |
| 24.17 | fact in an app    | olication for the lic | ense or any data a   | tached to the application     | 1, or in any matter  |
| 24.18 | under investi     | gation by the depa    | artment;             |                               |                      |
| 24.19 | (3) the ap        | plicant refused to    | allow representati   | ves or agents of the depa     | artment to inspect   |
| 24.20 | its books, rec    | cords, and files, or  | any portion of the   | e premises;                   |                      |
| 24.21 | (4) willfu        | lly prevented, inte   | rfered with, or atte | empted to impede in any       | way: (i) the work    |
| 24.22 | of any author     | rized representativ   | e of the departme    | nt, the ombudsman for le      | ong-term care or     |
| 24.23 | the ombudsn       | han for mental hea    | lth and developm     | ental disabilities; or (ii) t | the duties of the    |
| 24.24 | commissione       | er, local law enforce | cement, city or cou  | anty attorneys, adult pro     | tection, county      |
| 24.25 | case manage       | rs, or other local g  | overnment person     | nel;                          |                      |
| 24.26 | (5) the ap        | plicant has a histo   | ory of noncomplian   | nce with federal or state     | regulations that     |
| 24.27 | was detrimer      | ntal to the health, y | welfare, or safety   | of a resident or a client;    | and                  |
| 24.28 | <u>(6) the ap</u> | plicant violates an   | ny requirement in    | this chapter.                 |                      |
| 24.29 | (e) For al        | l new licensees aft   | ter a change in ow   | nership, the commission       | er shall complete    |
| 24.30 | a survey with     | nin six months afte   | er the new license   | is issued.                    |                      |

| 25.1  | Sec. 8. [144G.17] PROVISIONAL LICENSE.  |
|-------|---|
| 25.2  | Subdivision 1. Provisional license. (a) Beginning July 1, 2021, for new applicants, the           |
| 25.3  | commissioner shall issue a provisional license to each of the licensure levels specified in       |
| 25.4  | section 144G.11, subdivision 2, which is effective for up to one year from the license            |
| 25.5  | effective date, except that a provisional license may be extended according to subdivision        |
| 25.6  | 2, paragraph (c).   |
| 25.7  | (b) Basic care facilities and assisted living facilities are subject to evaluation and approval   |
| 25.8  | by the commissioner of the facility's physical environment and its operational aspects before     |
| 25.9  | a change in ownership or capacity, or an addition of services which necessitates a change         |
| 25.10 | in the facility's physical environment.   |
| 25.11 | Subd. 2. Initial survey of provisional licensees and licensure. (a) During the                    |
| 25.12 | provisional license period, the commissioner shall survey the provisional licensee after the      |
| 25.13 | commissioner is notified or has evidence that the provisional licensee has residents and is       |
| 25.14 | providing services.   |
| 25.15 | (b) Within two days of beginning to provide services, the provisional licensee must               |
| 25.16 | provide notice to the commissioner that it is serving residents by sending an e-mail to the       |
| 25.17 | e-mail address provided by the commissioner. If the provisional licensee does not provide         |
| 25.18 | services during the provisional license period, then the provisional license expires at the       |
| 25.19 | end of the period and the applicant must reapply for the provisional facility license.            |
| 25.20 | (c) If the provisional licensee notifies the commissioner that the licensee has residents         |
| 25.21 | within 45 days prior to the provisional license expiration, the commissioner may extend the       |
| 25.22 | provisional license for up to 60 days in order to allow the commissioner to complete the          |
| 25.23 | on-site survey required under this section and follow-up survey visits.                           |
| 25.24 | (d) If the provisional licensee is in substantial compliance with the survey, the                 |
| 25.25 | commissioner shall issue a facility license.  |
| 25.26 | Subd. 3. Terminated or extended provisional licenses. If the provisional licensee is              |
| 25.27 | not in substantial compliance with the survey, the commissioner shall either: (1) not issue       |
| 25.28 | the facility license and terminate the provisional license; or (2) extend the provisional license |
| 25.29 | for a period not to exceed 90 days and apply conditions to the extension of the provisional       |
| 25.30 | license. If the provisional licensee is not in substantial compliance with the survey within      |
| 25.31 | the time period of the extension or if the provisional licensee does not satisfy the license      |
| 25.32 | conditions, the commissioner may deny the license.  |
|       |   |

|       | 03/22/19            | REVISOR                 | SGS/EH                     | 19-4863                      | as introduced      |
|-------|---------------------|-------------------------|----------------------------|------------------------------|--------------------|
| 26.1  | Subd. 4.            | Reconsideration.        | (a) If a provisiona        | l licensee whose facility    | license has been   |
| 26.2  | denied or ext       | tended with condit      | tions disagrees wit        | th the conclusions of the    | commissioner,      |
| 26.3  | then the prov       | visional licensee m     | ay request a recor         | nsideration by the commi     | issioner or        |
| 26.4  | commissione         | er's designee. The r    | econsideration rec         | quest process must be con    | ducted internally  |
| 26.5  | by the comm         | nissioner or design     | ee, and chapter 14         | does not apply.              |                    |
| 26.6  | <u>(b)</u> The p    | provisional licensee    | e requesting the re        | consideration must make      | e the request in   |
| 26.7  | writing and 1       | nust list and descr     | ibe the reasons wh         | ny the provisional license   | e disagrees with   |
| 26.8  | the decision        | to deny the facility    | v license or the de        | cision to extend the prov    | isional license    |
| 26.9  | with condition      | ons.                    |                            |                              |                    |
| 26.10 | <u>(c)</u> The re   | econsideration req      | uest and supportin         | ng documentation must b      | e received by the  |
| 26.11 | commissione         | er within 15 calence    | lar days after the o       | late the provisional licen   | se receives the    |
| 26.12 | denial or pro       | ovisional license w     | ith conditions.            |                              |                    |
| 26.13 | Subd. 5.            | <b>Continued operat</b> | t <b>ion.</b> A provisiona | l licensee whose license     | is denied is       |
| 26.14 | permitted to        | continue operating      | g during the period        | l of time when:              |                    |
| 26.15 | <u>(1) a reco</u>   | onsideration is in p    | rocess;                    |                              |                    |
| 26.16 | <u>(2)</u> an ext   | tension of the prov     | visional license an        | d terms associated with i    | t is in active     |
| 26.17 | negotiation b       | between the comm        | issioner and the lie       | censee and the commission    | oner confirms the  |
| 26.18 | negotiation i       | s active; or            |                            |                              |                    |
| 26.19 | <u>(3)</u> a tran   | sfer of residents to    | a new facility is          | underway and not all the     | residents have     |
| 26.20 | relocated.          |                         |                            |                              |                    |
| 26.21 | Subd. 6.            | Requirements for        | notice and trans           | sfer of residents. A prov    | isional licensee   |
| 26.22 | whose licens        | se is denied must c     | omply with the rea         | quirements for notification  | on and transfer of |
| 26.23 | residents in s      | sections 144G.47 a      | und 144G.48.               |                              |                    |
| 26.24 | Subd. 7.            | Fines. The fee for t    | failure to comply w        | vith the notification requir | ements in section  |
| 26.25 | <u>144G.47, sul</u> | bdivision 5, is \$1,0   | 000.                       |                              |                    |
| 26.26 | Sec. 9. [14         | 4G.18] LICENSE          | CRENEWAL.                  |                              |                    |
| 26.27 | Except as           | s provided in secti     | on a license th            | nat is not a provisional lie | cense may be       |
| 26.27 |                     |                         |                            | nsee satisfies the followi   |                    |
| 26.28 |                     |                         |                            |                              |                    |
| 26.29 | <u> </u>            | • •                     |                            | format provided by the c     | ommissioner at     |
| 26.30 | least 60 days       | s before expiration     | of the license;            |                              |                    |
| 26.31 | <u>(2) subm</u>     | its the renewal fee     | under section 144          | <u>122;</u>                  |                    |

|       | 03/22/19          | REVISOR                | SGS/EH                   | 19-4863                        | as introduced      |
|-------|-------------------|------------------------|--------------------------|--------------------------------|--------------------|
| 27.1  | (3) subm          | nits the late fee as p | provided in section      | 144G.13, subdivision 4,        | if the renewal     |
| 27.2  |                   |                        |                          | he expiration date of the l    |                    |
| 27.3  | <u>(4) prov</u>   | ides information su    | fficient to show th      | at the applicant meets the     | requirements of    |
| 27.4  | licensure, ir     | cluding items requ     | ired under section       | 144G.13, subdivision 1;        | and                |
| 27.5  | <u>(5) prov</u>   | ides any other info    | rmation deemed n         | ecessary by the commissi       | oner.              |
| 27.6  | Sec. 10. [1       | 144G.19] NOTIFI        | CATION OF CH             | ANGES OF INFORMA               | TION.              |
| 27.7  | The prov          | visional licensee or   | licensee shall not       | ify the commissioner in v      | vriting prior to   |
| 27.8  | any financia      | al or contractual cha  | ange and within 6        | 0 calendar days after any      | change in the      |
| 27.9  | information       | required in section    | 144G.13, subdiv          | ision 1.                       |                    |
| 27.10 | Sec. 11. [1       | 144G.20] TRANSI        | FER OF LICENS            | E PROHIBITED.                  |                    |
| 27.11 | Subdivis          | sion 1. Transfers p    | <b>rohibited.</b> Any fa | cility license issued by th    | e commissioner     |
| 27.12 | may not be        | transferred to anoth   | ner party.               |                                |                    |
| 27.13 | Subd. 2.          | New license requi      | red. (a) Before acq      | uiring ownership of a facil    | ity, a prospective |
| 27.14 | applicant m       | ust apply for a new    | license. The licen       | nsee of a basic care facilit   | y or an assisted   |
| 27.15 | living facili     | ty must change who     | enever the followi       | ng events occur, including     | g but not limited  |
| 27.16 | <u>to:</u>        |                        |                          |                                |                    |
| 27.17 | <u>(1) the li</u> | icensee's form of le   | gal organization i       | s changed;                     |                    |
| 27.18 | <u>(2) the li</u> | icensee transfers ov   | vnership of the fac      | cility business enterprise t   | to another party   |
| 27.19 | regardless o      | f whether ownersh      | ip of some or all c      | of the real property or pers   | sonal property     |
| 27.20 | assets of the     | e assisted living fac  | ility is also transfe    | erred;                         |                    |
| 27.21 | <u>(3) the li</u> | icensee dissolves, c   | onsolidates, or me       | erges with another legal o     | rganization and    |
| 27.22 | the licensee      | 's legal organization  | n does not survive       |                                |                    |
| 27.23 | <u>(</u> 4) durin | ng any continuous 2    | 4-month period, 5        | 0 percent or more of the l     | icensed entity is  |
| 27.24 | transferred,      | whether by a single    | e transaction or m       | ultiple transactions, to:      |                    |
| 27.25 | (i) a diff        | erent person; or       |                          |                                |                    |
| 27.26 | (ii) a per        | son that had less th   | an a five percent o      | wnership interest in the fa    | cility at the time |
| 27.27 | of the first t    | ransaction; or         |                          |                                |                    |
| 27.28 | <u>(5)</u> any o  | other event or comb    | pination of events       | that results in a substitution | on, elimination,   |
| 27.29 | or withdraw       | val of the licensee's  | control of the fac       | ility.                         |                    |

|       | 03/22/19               | REVISOR              | SGS/EH   | 19-4863                       | as introduced      |
|-------|------------------------|----------------------|--|-------------------------------|--------------------|
| 28.1  | (b) The cu             | rrent facility lice  | nsee must provide  | e written notice to the depa  | rtment and         |
| 28.2  | residents, or c        | lesignated repres    | entatives, at least  | 60 calendar days prior to th  | ne anticipated     |
| 28.3  | date of the ch         | ange of licensee.    |  |                               |                    |
| 28.4  | Subd. 3. S             | urvey required.      | For all new licen  | sees after a change in owne   | ership, the        |
| 28.5  | commissione            | r shall complete a   | survey within size   | x months after the new lice   | nse is issued.     |
|       |                        |                      | ~_   |                               |                    |
| 28.6  |                        | SUD                  | ARTICL<br>VEYS AND EN  |                               |                    |
| 28.7  |                        | SUN                  | $\mathbf{V} \mathbf{E} \mathbf{I} \mathbf{S} \mathbf{A} \mathbf{N} \mathbf{D} \mathbf{E} \mathbf{N}$ | FORCENIENI                    |                    |
| 28.8  | Section 1. [           | 144G.21] GROU        | INDS FOR ENF   | ORCEMENT.                     |                    |
| 28.9  | <u>(a)</u> The co      | mmissioner may       | refuse to grant a p  | rovisional license, refuse to | o grant a license  |
| 28.10 | as a result of a       | a change in owner    | ship, renew a lice   | nse, suspend or revoke a lic  | ense, or impose    |
| 28.11 | a conditional          | license if the own   | er, controlling ind  | ividual, or employee of a ba  | sic care facility, |
| 28.12 | assisted living        | g facility, or assis | ted living facility  | with dementia care:           |                    |
| 28.13 | <u>(1) is in vi</u>    | olation of, or durin | ng the term of the l   | icense has violated, any of t | he requirements    |
| 28.14 | in this chapte         | r or adopted rules   | <u>;</u>   |                               |                    |
| 28.15 | (2) permit             | s, aids, or abets th | he commission of   | any illegal act in the provi  | sion of assisted   |
| 28.16 | living service         | <u>s;</u>            |  |                               |                    |
| 28.17 | (3) perform            | ms any act detrim    | iental to the health   | n, safety, and welfare of a r | esident;           |
| 28.18 | (4) obtain             | s the license by fi  | aud or misreprese  | entation;                     |                    |
| 28.19 | <u>(5) knowi</u>       | ngly made or mal     | kes a false stateme  | ent of a material fact in the | application for    |
| 28.20 | <u>a license or ir</u> | any other record     | l or report require  | d by this chapter;            |                    |
| 28.21 | (6) denies             | representatives of   | of the department  | access to any part of the fa  | cility's books,    |
| 28.22 | records, files,        | or employees;        |  |                               |                    |
| 28.23 | (7) interfer           | res with or impede   | es a representative  | of the department in contact  | ing the facility's |
| 28.24 | residents;             |                      |  |                               |                    |
| 28.25 | (8) interfe            | res with or imped    | les a representativ  | ve of the department in the   | enforcement of     |
| 28.26 | this chapter o         | r has failed to ful  | ly cooperate with  | an inspection, survey, or in  | nvestigation by    |
| 28.27 | the department         | nt;                  |  |                               |                    |
| 28.28 | (9) destro             | ys or makes unav     | ailable any record   | ls or other evidence relating | g to the assisted  |
| 28.29 | living facility        | 's compliance wit    | th this chapter;   |                               |                    |
| 28.30 | (10) refus             | es to initiate a bac | ckground study u   | nder section 144.057 or 243   | 5A.04;             |

|       | 03/22/19          | REVISOR                  | SGS/EH                      | 19-4863                        | as introduced      |
|-------|-------------------|--------------------------|-----------------------------|--------------------------------|--------------------|
| 29.1  | <u>(11) fails</u> | to timely pay any        | fines assessed by           | the commissioner;              |                    |
| 29.2  | <u>(12) viola</u> | ites any local, city     | , or township ordir         | nance relating to housing      | or services;       |
| 29.3  | <u>(13) has r</u> | repeated incidents       | of personnel perfo          | rming services beyond th       | eir competency     |
| 29.4  | level; or         |                          |                             |                                |                    |
| 29.5  | <u>(14) has c</u> | operated beyond the      | ne scope of the fact        | ility's license category.      |                    |
| 29.6  | (b) A viol        | lation by a contrac      | tor providing the s         | services of the facility is a  | ι violation by     |
| 29.7  | facility.         |                          |                             |                                |                    |
| 29.8  | Sec. 2. [144      | 4G.22] SUSPENI           | DED OR CONDIT               | FIONAL LICENSE.                |                    |
| 29.9  | Subdivisi         | on 1. Terms to sug       | spension or condit          | ional license. A suspensic     | on or conditional  |
| 29.10 | license desig     | nation may includ        | e terms that must b         | be completed or met befor      | re a suspension    |
| 29.11 | or conditiona     | ıl license designat      | ion is lifted. A con        | ditional license designation   | on may include     |
| 29.12 | restrictions o    | r conditions that a      | re imposed on the           | facility. Terms for a susp     | ension or          |
| 29.13 | conditional li    | icense may include       | e one or more of th         | e following and the scope      | e of each will be  |
| 29.14 | determined b      | y the commission         | er:                         |                                |                    |
| 29.15 | <u>(1) requir</u> | ing a consultant to      | o review, evaluate,         | and make recommended           | changes to the     |
| 29.16 | facility's prac   | ctices and submit i      | reports to the comr         | nissioner at the cost of the   | e facility;        |
| 29.17 | (2) requir        | ing supervision of       | the facility or staf        | f practices at the cost of the | he facility by an  |
| 29.18 | unrelated per     | son who has suffi        | cient knowledge a           | nd qualifications to overse    | ee the practices   |
| 29.19 | and who will      | submit reports to        | the commissioner            | 2                              |                    |
| 29.20 | (3) requir        | ing the facility or      | employees to obta           | in training at the cost of t   | he facility;       |
| 29.21 | <u>(4) requir</u> | ing the facility to      | submit reports to t         | he commissioner;               |                    |
| 29.22 | (5) prohib        | piting the facility f    | from admitting any          | new residents for a speci      | ified period of    |
| 29.23 | time; or          |                          |                             |                                |                    |
| 29.24 | <u>(6)</u> any ot | her action reasona       | bly required to acc         | complish the purpose of se     | ection 144G.21.    |
| 29.25 | <u>Subd. 2.</u>   | Continued operat         | <b>ion.</b> A facility subj | ect to this section may con    | ntinue operating   |
| 29.26 | during the pe     | riod of time reside      | ents are being trans        | sferred to another service     | provider.          |
| 29.27 | Sec. 3. [144      | 4G.23] IMMEDL            | ATE TEMPORAL                | RY SUSPENSION.                 |                    |
| 29.28 | Subdivisi         | on 1. <b>Immediate t</b> | emporary suspens            | sion for Level 4 violations    | s. (a) In addition |
| 29.29 | to any other i    | remedies provided        | l by law, the comm          | issioner may, without a p      | rior contested     |
| 29.30 | case hearing,     | immediately tem          | porarily suspend a          | license or prohibit deliver    | ry of housing or   |

| 30.1  | services by a facility for not more than 90 days or issue a conditional license, if the     |
|-------|---|
| 30.2  | commissioner determines that there are:   |
| 30.3  | (1) Level 4 violations; or  |
| 30.4  | (2) violations that pose an imminent risk of harm to the health or safety of residents.     |
| 30.5  | (b) For purposes of this subdivision, "Level 4" has the meaning given in section 144G.35,   |
| 30.6  | subdivision 1.  |
| 30.7  | Subd. 2. Notice to facility required. A notice stating the reasons for the immediate        |
| 30.8  | temporary suspension or conditional license and informing the licensee of the right to an   |
| 30.9  | expedited hearing under section 144G.28, subdivision 3, must be delivered by personal       |
| 30.10 | service to the address shown on the application or the last known address of the licensee.  |
| 30.11 | Subd. 3. Right to appeal. The licensee may appeal an order immediately temporarily          |
| 30.12 | suspending a license or issuing a conditional license. The appeal must be made in writing   |
| 30.13 | by certified mail or personal service. If mailed, the appeal must be postmarked and sent to |
| 30.14 | the commissioner within five calendar days after the licensee receives notice. If an appeal |
| 30.15 | is made by personal service, it must be received by the commissioner within five calendar   |
| 30.16 | days after the licensee received the order.   |
| 30.17 | Subd. 4. Requirements for notice and transfer of residents. A licensee whose license        |
| 30.18 | is immediately temporarily suspended must comply with the requirements for notification     |
| 30.19 | and transfer of residents in section 144G.33. The requirements in section 144G.33 remain    |
| 30.20 | if an appeal is requested.  |
| 30.21 | Subd. 5. Immediately temporarily suspended license for uncorrected Level 3                  |
| 30.22 | violations. (a) In addition to any other remedy provided by law, the commissioner may,      |
| 30.23 | without a prior contested case hearing, temporarily suspend a license or prohibit delivery  |
| 30.24 | of services by a provider for not more than 90 days, or issue a conditional license if the  |
| 30.25 | commissioner determines that there are Level 3 violations that do not pose an imminent      |
| 30.26 | risk of harm to the health or safety of the facility residents, provided:                   |
| 30.27 | (1) advance notice is given to the facility;  |
| 30.28 | (2) after notice, the facility fails to correct the problem;                                |
| 30.29 | (3) the commissioner has reason to believe that other administrative remedies are not       |
| 30.30 | likely to be effective; and   |
| 30.31 | (4) there is an opportunity for a contested case hearing within 30 days unless there is an  |
| 30.32 | extension granted by an administrative law judge.   |

| 31.1  | (b) If the commissioner determines there are Level 4 violations or violations that pose             |
|-------|---|
| 31.2  | an imminent risk of harm to the health or safety of the facility residents, the commissioner        |
| 31.3  | may immediately temporarily suspend a license, prohibit delivery of services by a facility,         |
| 31.4  | or issue a conditional license without meeting the requirements of paragraph (a), clauses           |
| 31.5  | <u>(1) to (4).</u>  |
| 31.6  | For the purposes of this subdivision, "Level 3" and "Level 4" have the meanings given in            |
| 31.7  | section 144G.35, subdivision 1.   |
|       |   |
| 31.8  | Sec. 4. [144G.24] MANDATORY REVOCATION.   |
| 31.9  | Notwithstanding the provisions of section 144G.27, the commissioner must revoke a                   |
| 31.10 | license if a controlling individual of the facility is convicted of a felony or gross misdemeanor   |
| 31.11 | that relates to operation of the facility or directly affects resident safety or care. The          |
| 31.12 | commissioner shall notify the facility and the Office of Ombudsman for Long-Term Care               |
| 31.13 | 30 days in advance of the date of revocation.   |
|       |   |
| 31.14 | Sec. 5. [144G.25] MANDATORY PROCEEDINGS.  |
| 31.15 | (a) The commissioner must initiate proceedings within 60 days of notification to suspend            |
| 31.16 | or revoke a facility's license or must refuse to renew a facility's license if within the preceding |
| 31.17 | two years the facility has incurred the following number of uncorrected or repeated violations:     |
| 31.18 | (1) two or more uncorrected violations or one or more repeated violations that created              |
| 31.19 | an imminent risk to direct resident care or safety; or  |
| 31.20 | (2) four or more uncorrected violations or two or more repeated violations of any nature            |
| 31.21 | for which the fines are in the four highest daily fine categories prescribed in rule.               |
| 31.22 | (b) Notwithstanding paragraph (a), the commissioner is not required to revoke, suspend,             |
| 31.23 | or refuse to renew a facility's license if the facility corrects the violation.                     |
|       |   |
| 31.24 | Sec. 6. [144G.26] NOTICE TO RESIDENTS.  |
| 31.25 | (a) Within five working days after proceedings are initiated by the commissioner to                 |
| 31.26 | revoke or suspend a facility's license, or a decision by the commissioner not to renew a            |
| 31.27 | living facility's license, the controlling individual of the facility or a designee must provide    |
| 31.28 | to the commissioner and the ombudsman for long-term care the names of residents and the             |
| 31.29 | names and addresses of the residents' guardians, designated representatives, and family             |

31.30 <u>contacts.</u>

| 32.1  | (b) The controlling individual or designees of the facility must provide updated                    |
|-------|---|
| 32.2  | information each month until the proceeding is concluded. If the controlling individual or          |
| 32.3  | designee of the facility fails to provide the information within this time, the facility is subject |
| 32.4  | to the issuance of:   |
| 32.5  | (1) a correction order; and   |
| 32.6  | (2) a penalty assessment by the commissioner in rule.   |
| 32.7  | (c) Notwithstanding sections 144G.31 and 144G.32, any correction order issued under                 |
| 32.8  | this section must require that the facility immediately comply with the request for information     |
| 32.9  | and that, as of the date of the issuance of the correction order, the facility shall forfeit to the |
| 32.10 | state a \$500 fine the first day of noncompliance and an increase in the \$500 fine by \$100        |
| 32.11 | increments for each day the noncompliance continues.  |
| 32.12 | (d) Information provided under this section may be used by the commissioner or the                  |
| 32.13 | ombudsman for long-term care only for the purpose of providing affected consumers                   |
| 32.14 | information about the status of the proceedings.  |
| 32.15 | (e) Within ten working days after the commissioner initiates proceedings to revoke,                 |
| 32.16 | suspend, or not renew a facility license, the commissioner must send a written notice of the        |
| 32.17 | action and the process involved to each resident of the facility and the resident's designated      |
| 32.18 | representative or, if there is no designated representative and if known, a family member           |
| 32.19 | or interested person.   |
| 32.20 | (f) The commissioner shall provide the ombudsman for long-term care with monthly                    |
| 32.21 | information on the department's actions and the status of the proceedings.                          |
| 32.22 | Sec. 7. [144G.27] NOTICE TO FACILITY.   |
| 32.23 | Prior to any suspension, revocation, or refusal to renew a license, the facility shall be           |
| 32.24 | entitled to notice and a hearing as provided by sections 14.57 to 14.69. The hearing must           |
| 32.25 | commence within 60 days after the proceedings are initiated.  |
| 32.26 | Sec. 8. [144G.28] HEARINGS.   |
| 32.27 | Subdivision 1. Requesting a hearing. A request for hearing must be in writing and                   |

- 32.28 <u>must:</u>
- 32.29 (1) be mailed or delivered to the commissioner or the commissioner's designee;
- 32.30 (2) contain a brief and plain statement describing every matter or issue contested; and

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
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| 33.1  | (3) contain a brief and plain statement of any new matter that the applicant or assisted       |
|-------|--|
| 33.2  | living facility believes constitutes a defense or mitigating factor.                           |
| 33.3  | Subd. 2. Hearings. Within 15 business days of receipt of the licensee's timely appeal          |
| 33.4  | of a sanction under this section, other than for a temporary suspension, the commissioner      |
| 33.5  | shall request assignment of an administrative law judge. The commissioner's request must       |
| 33.6  | include a proposed date, time, and place of hearing. A hearing must be conducted by an         |
| 33.7  | administrative law judge pursuant to Minnesota Rules, parts 1400.8505 to 1400.8612, within     |
| 33.8  | 90 calendar days of the request for assignment, unless an extension is requested by either     |
| 33.9  | party and granted by the administrative law judge for good cause or for purposes of discussing |
| 33.10 | settlement. In no case shall one or more extensions be granted for a total of more than 90     |
| 33.11 | calendar days unless there is a criminal action pending against the licensee. If, while a      |
| 33.12 | licensee continues to operate pending an appeal of an order for revocation, suspension, or     |
| 33.13 | refusal to renew a license, the commissioner identifies one or more new violations of law      |
| 33.14 | that meet the requirements of Level 3 or Level 4 violations as defined in section 144G.35,     |
| 33.15 | subdivision 1, the commissioner shall act immediately to temporarily suspend the license.      |
| 33.16 | Subd. 3. Expedited hearings. (a) Within five business days of receipt of the licensee's        |
| 33.17 | timely appeal of a temporary suspension or issuance of a conditional license, the              |
| 33.18 | commissioner shall request assignment of an administrative law judge. The request must         |
| 33.19 | include a proposed date, time, and place of a hearing. A hearing must be conducted by an       |
| 33.20 | administrative law judge pursuant to Minnesota Rules, parts 1400.8505 to 1400.8612, within     |
| 33.21 | 30 calendar days of the request for assignment, unless an extension is requested by either     |
| 33.22 | party and granted by the administrative law judge for good cause. The commissioner shall       |
| 33.23 | issue a notice of hearing by certified mail or personal service at least ten business days     |
| 33.24 | before the hearing. Certified mail to the last known address is sufficient. The scope of the   |
| 33.25 | hearing shall be limited solely to the issue of whether the temporary suspension or issuance   |
| 33.26 | of a conditional license should remain in effect and whether there is sufficient evidence to   |
| 33.27 | conclude that the licensee's actions or failure to comply with applicable laws are Level 3     |
| 33.28 | or Level 4 violations as defined in section 144G.35, subdivision 1, or that there were         |
| 33.29 | violations that posed an imminent risk of harm to the resident's health and safety.            |
| 33.30 | (b) The administrative law judge shall issue findings of fact, conclusions, and a              |
| 33.31 | recommendation within ten business days from the date of hearing. The parties shall have       |
| 33.32 | ten calendar days to submit exceptions to the administrative law judge's report. The record    |
| 33.33 | shall close at the end of the ten-day period for submission of exceptions. The commissioner's  |
| 33.34 | final order shall be issued within ten business days from the close of the record. When an     |
| 33.35 | appeal of a temporary immediate suspension or conditional license is withdrawn or dismissed,   |
|       |  |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 |  |
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| 34.1  | the commissioner shall issue a final order affirming the temporary immediate suspension         |
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| 34.2  | or conditional license within ten calendar days of the commissioner's receipt of the            |
| 34.3  | withdrawal or dismissal. The licensee is prohibited from operation during the temporary         |
| 34.4  | suspension period.  |
| 34.5  | (c) When the final order under paragraph (b) affirms an immediate suspension, and a             |
| 34.6  | final licensing sanction is issued under sections 144G.21 and 144G.22 and the licensee          |
| 34.7  | appeals that sanction, the licensee is prohibited from operation pending a final commissioner's |
| 34.8  | order after the contested case hearing conducted under chapter 14.                              |
| 34.9  | (d) A licensee whose license is temporarily suspended must comply with the requirements         |
| 34.10 | for notification and transfer of residents under section 144G.33. These requirements remain     |
| 34.11 | if an appeal is requested.  |
| 34.12 | Subd. 4. Time limits for appeals. To appeal the assessment of civil penalties under             |
| 34.13 | section 144G.13, subdivision 4, and an action against a license under sections 144G.21 to       |
| 34.14 | 144G.33, a licensee must request a hearing no later than 15 days after the licensee receives    |
| 34.15 | notice of the action.   |
| 34.16 | Sec. 9. [144G.29] INFORMAL CONFERENCE.  |
| 34.17 | At any time, the applicant or facility and the commissioner may hold an informal                |
| 34.18 | conference to exchange information, clarify issues, or resolve issues.                          |
| 34.19 | Sec. 10. [144G.30] RELICENSURE.   |
| 34.20 | If a facility license is revoked, a new application for license may be considered by the        |
| 34.21 | commissioner when the conditions upon which the revocation was based have been corrected        |
| 34.22 | and satisfactory evidence of this fact has been furnished to the commissioner. A new license    |
| 34.23 | may be granted after an inspection has been made and the facility has complied with all         |
| 34.24 | provisions of this chapter and adopted rules.   |
| 34.25 | Sec. 11. [144G.31] INJUNCTIVE RELIEF.   |
| 34.26 | In addition to any other remedy provided by law, the commissioner may bring an action           |
| 34.27 | in district court to enjoin a person who is involved in the management, operation, or control   |
| 34.28 | of a facility or an employee of the facility from illegally engaging in activities regulated by |
| 34.29 | sections under this chapter. The commissioner may bring an action under this section in the     |
| 34.30 | district court in Ramsey County or in the district in which the facility is located. The court  |
| 34.31 | may grant a temporary restraining order in the proceeding if continued activity by the person   |

|      | 03/22/19     | REVISOR            | SGS/EH              | 19-4863                  | as introduced    |
|------|--------------|--------------------|---------------------|--------------------------|------------------|
|      |              |                    |                     |                          |                  |
| 35.1 | who is invol | ved in the manager | ment, operation, or | control of a facility, o | r by an employee |

35.2 of the facility, would create an imminent risk of harm to a resident.

#### 35.3 Sec. 12. [144G.32] SUBPOENA.

In matters pending before the commissioner under this chapter, the commissioner may 35.4 issue subpoenas and compel the attendance of witnesses and the production of all necessary 35.5 papers, books, records, documents, and other evidentiary material. If a person fails or refuses 35.6 35.7 to comply with a subpoena or order of the commissioner to appear or testify regarding any matter about which the person may be lawfully questioned or to produce any papers, books, 35.8 records, documents, or evidentiary materials in the matter to be heard, the commissioner 35.9 may apply to the district court in any district, and the court shall order the person to comply 35.10 with the commissioner's order or subpoena. The commissioner of health may administer 35.11 oaths to witnesses or take their affirmation. Depositions may be taken in or outside the state 35.12 in the manner provided by law for taking depositions in civil actions. A subpoena or other 35.13 35.14 process or paper may be served on a named person anywhere in the state by an officer authorized to serve subpoenas in civil actions, with the same fees and mileage and in the 35.15 same manner as prescribed by law for a process issued out of a district court. A person 35.16 subpoenaed under this section shall receive the same fees, mileage, and other costs that are 35.17 paid in proceedings in district court. 35.18

#### 35.19 Sec. 13. [144G.33] PLAN FOR TRANSFER OF RESIDENTS REQUIRED.

35.20 (a) The process of suspending, revoking, or refusing to renew a license must include a

35.21 plan for transferring affected residents' cares to other providers by the facility that will be

35.22 monitored by the commissioner. Within three calendar days of being notified of the final

35.23 revocation, refusal to renew, or suspension, the licensee shall provide the commissioner,

35.24 the lead agencies as defined in section 256B.0911, county adult protection and case managers,

| 35.25 | and the ombudsman | for long-term | care with the f | following information: |
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|       |                   |               |                 |                        |

35.26 (1) a list of all residents, including full names and all contact information on file;

### 35.27 (2) a list of each resident's representative or emergency contact person, including full

- 35.28 <u>names and all contact information on file;</u>
- 35.29 (3) the location or current residence of each resident;
- 35.30 (4) the payor sources for each resident, including payor source identification numbers;
- 35.31 and

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|----------|---------|--------|---------|---------------|

#### (5) for each resident, a copy of the resident's service agreement and a list of the types 36.1 of services being provided. 36.2 36.3 (b) The revocation, refusal to renew, or suspension notification requirement is satisfied by mailing the notice to the address in the license record. The licensee shall cooperate with 36.4 the commissioner and the lead agencies, county adult protection and county managers, and 36.5 the ombudsman for long-term care during the process of transferring care of residents to 36.6 qualified providers. Within three calendar days of being notified of the final revocation, 36.7 36.8 refusal to renew, or suspension action, the facility must notify and disclose to each of the residents, or the resident's representative or emergency contact persons, that the commissioner 36.9 is taking action against the facility's license by providing a copy of the revocation or 36.10 suspension notice issued by the commissioner. If the facility does not comply with the 36.11 disclosure requirements in this section, the commissioner, lead agencies, county adult 36.12 protection and county managers, and ombudsman for long-term care shall notify the residents, 36.13 designated representatives, or emergency contact persons about the actions being taken. 36.14 The revocation, refusal to renew, or suspension notice is public data except for any private 36.15 data contained therein. 36.16 36.17 (c) A facility subject to this section may continue operating while residents are being transferred to other service providers. 36.18 36.19 Sec. 14. [144G.34] SURVEYS AND INVESTIGATIONS. Subdivision 1. Regulatory powers. (a) The department of health is the exclusive state 36.20 agency charged with the responsibility and duty of surveying and investigating all facilities 36.21 required to be licensed under this chapter. The commissioner of health shall enforce all 36.22 sections of this chapter and the rules adopted under this chapter. 36.23 (b) The commissioner may request and be given access to relevant information, records, 36.24 incident reports, and other documents in the possession of the facility if the commissioner 36.25 considers them necessary for the discharge of responsibilities. For purposes of surveys and 36.26 investigations, and securing information to determine compliance with licensure laws and 36.27 rules, the commissioner need not present a release, waiver, or consent to the individual. The 36.28 identities of residents must be kept private as defined in section 13.02, subdivision 12. 36.29 36.30 Subd. 2. Surveys. The commissioner shall conduct surveys of each basic care facility and assisted living facility. The commissioner shall conduct a survey of each facility on a 36.31 frequency of at least once every three years. Survey frequency may be based on the license 36.32 level, the provider's compliance history, the number of clients served, or other factors as 36.33

36.34 determined by the department deemed necessary to ensure the health, safety, and welfare

|                                       | 03/22/19       | REVISOR               | SGS/EH               | 19-4863   | as introduced               |
|---------------------------------------|----------------|-----------------------|----------------------|---|-----------------------------|
| 37.1                                  | of residents a | and compliance wi     | th the law. Each as  | sisted living facility subj                         | ect to a follow-up          |
| 37.2                                  |                |                       |                      | veyed annually by the co                            |                             |
| 37.3                                  |                | ollowing a require    |                      |   |                             |
| 37.4                                  | Subd 3         | Scheduling surve      | vs Surveys and ir    | vestigations shall be con                           | nducted without             |
| 37.5                                  | ·              |                       | <u> </u>             | ontact the facility on the                          |                             |
| 37.6                                  |                |                       |                      | vey site. The contact doe                           |                             |
| 37.7                                  | advance noti   |                       |                      |   |                             |
| 37.8                                  | Subd. 4. I     | <br>Information provi | ded by facility: p   | roviding resident record                            | <b>ds.</b> (a) The facility |
| 37.9                                  |                |                       |                      | the department during                               | <b>_</b>                    |
| 37.10                                 |                | , or other licensing  |                      | ¥   |                             |
| 37.11                                 | (b) Upon       | request of a survey   | vor facilities shall | provide a list of current                           | and past residents          |
| 37.12                                 | <u> </u>       |                       |                      | sses and telephone numb                             | •                           |
| 37.13                                 |                |                       |                      | ents within a reasonable                            |                             |
|                                       |                |                       |                      |   |                             |
| 37.14<br>37.15                        |                |                       |                      | order may be issued wh<br>plaint investigation that |                             |
| 37.16                                 |                |                       |                      | ler is not in compliance                            |                             |
| 37.17                                 |                |                       | •                    | e and document areas of                             | •                           |
| 37.18                                 |                | allowed for correc    | •                    |   | <u></u>                     |
| 27.10                                 | (b) The e      | ommissioner shall     | mail or a mail aa    | pies of any correction or                           | rdar to the facility        |
| <ul><li>37.19</li><li>37.20</li></ul> | <u> </u>       |                       |                      | e. A copy of each correc                            |                             |
| 37.20                                 |                | -                     |                      | missioner shall be kept                             |                             |
| 37.22                                 | <b>_</b>       |                       | • •                  | ilable for viewing by an                            |                             |
| 37.23                                 |                | ies may be kept el    |                      |   |                             |
| 37.24                                 | (c) By the     | e correction order    | date the facility n  | nust document in the fac                            | ility's records any         |
| 37.25                                 | <u>···</u>     |                       |                      | The commissioner may                                |                             |
| 37.26                                 |                |                       |                      | spond to the correction of                          |                             |
| 37.27                                 |                | n a complaint inve    | -                    |   |                             |
| 37.28                                 | Subd. 6.       | Follow-up survev      | s. The commissio     | ner may conduct follow                              | -up surveys to              |
| 37.29                                 |                |                       |                      | ues and systems identifie                           |                             |
| 37.30                                 |                | -                     |                      | ay be conducted via pho                             | <b></b>                     |
| 37.31                                 |                |                       |                      | r than complaint investig                           |                             |
| 37.32                                 | concluded w    | ith an exit confere   | nce and written in   | formation provided on t                             | he process for              |
| 37.33                                 | requesting a   | reconsideration of    | the survey results   | <u>}.</u>   |                             |

| 03/22/19 | REVISOR | SGS/EH |  |
|----------|---------|--------|--|
|----------|---------|--------|--|

19-4863

| 38.1  | Subd. 7. Required follow-up surveys. For facilities that have Level 3 or Level 4                   |
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| 38.2  | violations under section 144G.35, subdivision 1, the department shall conduct a follow-up          |
| 38.3  | survey within 90 calendar days of the survey. When conducting a follow-up survey, the              |
| 38.4  | surveyor shall focus on whether the previous violations have been corrected and may also           |
| 38.5  | address any new violations that are observed while evaluating the corrections that have been       |
| 38.6  | made.  |
| 38.7  | Subd. 8. Notice of noncompliance. If the commissioner finds that the applicant or a                |
| 38.8  | facility has not corrected violations by the date specified in the correction order or conditional |
| 38.9  | license resulting from a survey or complaint investigation, the commissioner shall provide         |
| 38.10 | a notice of noncompliance with a correction order by e-mailing the notice of noncompliance         |
| 38.11 | to the facility. The noncompliance notice must list the violations not corrected.                  |
|       |  |
| 38.12 | Sec. 15. [144G.35] VIOLATIONS AND FINES.   |
| 38.13 | Subdivision 1. Levels of violations. Correction orders for violations are categorized by           |
| 38.14 | level as follows:  |
| 38.15 | (1) Level 1 is a violation that has no potential to cause more than a minimal impact on            |
| 38.16 | the resident and does not affect health or safety;   |
| 38.17 | (2) Level 2 is a violation that did not harm a resident's health or safety but had the             |
| 38.18 | potential to have harmed a resident's health or safety, but was not likely to cause serious        |
| 38.19 | injury, impairment, or death;  |
| 30.19 | injury, impairment, or death,  |
| 38.20 | (3) Level 3 is a violation that harmed a resident's health or safety, not including serious        |
| 38.21 | injury, impairment, or death, or a violation that has the potential to lead to serious injury,     |
| 38.22 | impairment, or death; and  |
| 38.23 | (4) Level 4 is a violation that results in serious injury, impairment, or death;                   |
| 38.24 | Subd. 2. Scope of violations. Levels of violations are categorized by scope as follows:            |
| 38.25 | (1) isolated, when one or a limited number of residents are affected or one or a limited           |
| 38.26 | number of staff are involved or the situation has occurred only occasionally;                      |
| 38.27 | (2) pattern, when more than a limited number of residents are affected, more than a                |
| 38.28 | limited number of staff are involved, or the situation has occurred repeatedly but is not          |
| 38.29 | found to be pervasive; and   |
| 38.30 | (3) widespread, when problems are pervasive or represent a systemic failure that has               |
| 38.31 | affected or has the potential to affect a large portion or all of the residents.                   |

as introduced

| 39.1  | Subd. 3. Fines. Fines and enforcement actions under this section may be assessed based          |
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| 39.2  | on the level and scope of the violations described in subdivisions 1 and 2 as follows, and      |
| 39.3  | for Level 3 and Level 4 violations shall be imposed immediately with no opportunity to          |
| 39.4  | correct the violation prior to imposition:  |
| 39.5  | (1) Level 1, no fines or enforcement;   |
| 39.6  | (2) Level 2, fines ranging from \$0 to \$500, in addition to any of the enforcement             |
| 39.7  | mechanisms authorized in sections 144G.21 to 144G.33 for widespread violations;                 |
| 39.8  | (3) Level 3, a fine of \$3,000 per violation per incident plus \$100 for each resident affected |
| 39.9  | by the violation, in addition to any of the enforcement mechanisms authorized in sections       |
| 39.10 | 144G.21 to 144G.33;   |
| 39.11 | (4) Level 4, a fine of \$5,000 per incident plus \$200 for each resident, in addition to any    |
| 39.12 | of the enforcement mechanisms authorized in sections 144G.21 to 144G.33; and                    |
| 20.12 | (5) for maltreatment violations as defined in the Minnesota Vulnerable Adults Act in            |
| 39.13 |   |
| 39.14 | section 626.557 including abuse, neglect, financial exploitation, and drug diversion that are   |
| 39.15 | determined against the facility, an immediate fine shall be imposed of \$5,000 per incident,    |
| 39.16 | plus \$200 for each resident affected by the violation.   |
| 39.17 | Subd. 4. Payment of fines. (a) For every violation except Level 1 and Level 2 violations,       |
| 39.18 | the commissioner shall issue an immediate fine. The licensee must still correct the violation   |
| 39.19 | in the time specified. The issuance of an immediate fine may occur in addition to any           |
| 39.20 | enforcement mechanism authorized under sections 144G.21 to 144G.33. The immediate               |
| 39.21 | fine may be appealed as allowed under section 144G.36.  |
| 39.22 | (b) For Level 1 and Level 2 violations, the commissioner shall provide the licensee an          |
| 39.23 | opportunity to correct the violations by a date specified in the correction order. If the       |
| 39.24 | commissioner finds that the licensee has not corrected the violations by the date specified     |
| 39.25 | in the correction order or conditional license resulting from a survey or complaint             |
| 39.26 | investigations, the commissioner may issue a fine. The commissioner shall issue a notice        |
| 39.27 | of noncompliance with a correction order, which must list the violations not corrected, by      |
| 39.28 | e-mailing notice of noncompliance to the facility.  |
| 39.29 | (c) The licensee must pay the fines assessed on or before the payment date specified. If        |
| 39.30 | the licensee fails to fully comply with the order, the commissioner may issue a second fine     |
| 39.31 | or suspend the license until the licensee complies by paying the fine. A timely appeal shall    |
| 39.32 | stay payment of the fine until the commissioner issues a final order.                           |
|       |   |

| 40.1  | (d) A licensee shall promptly notify the commissioner in writing when a violation                 |
|-------|---|
| 40.2  | specified in the order is corrected. If upon reinspection the commissioner determines that        |
| 40.3  | a violation has not been corrected as indicated by the order, the commissioner may issue          |
| 40.4  | an additional fine. The commissioner shall notify the licensee by mail to the last known          |
| 40.5  | address in the licensing record that a second fine has been assessed. The licensee may appeal     |
| 40.6  | the second fine as provided under section 144G.36.  |
| 40.7  | (e) A facility that has been assessed a fine under this section has a right to a                  |
| 40.8  | reconsideration or hearing under section 144G.36 and chapter 14.                                  |
| 40.9  | Subd. 5. Payment of fines required. When a fine has been assessed, the licensee may               |
| 40.10 | not avoid payment by closing, selling, or otherwise transferring the license to a third party.    |
| 40.11 | In such an event, the licensee shall be liable for payment of the fine.                           |
| 40.12 | Subd. 6. Additional penalties. In addition to any fine imposed under this section, the            |
| 40.13 | commissioner may assess a penalty amount based on costs related to an investigation that          |
| 40.14 | results in a final order assessing a fine or other enforcement action authorized by this chapter. |
| 40.15 | Subd. 7. Deposit of fines. Fines collected under this section shall be deposited in the           |
| 40.16 | state government special revenue fund and credited to an account separate from the revenue        |
| 40.17 | collected under section 144A.472. Subject to an appropriation by the legislature, the revenue     |
| 40.18 | from the fines collected must be used by the commissioner for special projects to improve         |
| 40.19 | home care in Minnesota as recommended by the advisory council established in section              |
| 40.20 | <u>144A.4799.</u>   |
| 40.21 | Sec. 16. [144G.36] RECONSIDERATION OF CORRECTION ORDERS AND FINES.                                |
| 40.21 | Sci. 10. [1440.30] RECONSIDERATION OF CORRECTION ORDERS AND FINES.                                |
| 40.22 | Subdivision 1. Reconsideration process required. The commissioner shall make                      |
| 40.23 | available to facilities a correction order reconsideration process. This process may be used      |
| 40.24 | to challenge the correction order issued, including the level and scope described in section      |
| 40.25 | 144G.35, subdivisions 1 and 2, and any fine assessed.   |
| 40.26 | Subd. 2. No reconsideration for provisional licensees. This section does not apply to             |
| 40.27 | provisional licensees.  |
| 40.28 | Subd. 3. Reconsideration process. (b) A facility may request from the commissioner,               |
| 40.29 | in writing, a correction order reconsideration regarding any correction order issued to the       |
| 40.30 | facility. The written request for reconsideration must be received by the commissioner            |
| 40.31 | within 15 calendar days of the correction order receipt date. The correction order                |
| 40.32 | reconsideration shall not be reviewed by any surveyor, investigator, or supervisor that           |
| 40.33 | participated in writing or reviewing the correction order being disputed. The correction          |
|       |   |

| 03/22/19 REVISOR SGS/EH 19-4863 as introduced | 03/22/19 | REVISOR |  |  | as introduced |
|---|----------|---------|--|--|---------------|
|---|----------|---------|--|--|---------------|

| 41.1  | order reconsiderations may be conducted in person, by telephone, by another electronic          |
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| 41.2  | form, or in writing, as determined by the commissioner. The commissioner shall respond          |
| 41.3  | in writing to the request from a facility for a correction order reconsideration within 60 days |
| 41.4  | of the date the facility requests a reconsideration. The commissioner's response shall identify |
| 41.5  | the commissioner's decision regarding each citation challenged by the facility.                 |
| 41.6  | Subd. 4. Reconsideration findings. The findings of a correction order reconsideration           |
| 41.7  | process shall be one or more of the following:  |
| 41.8  | (1) supported in full: the correction order is supported in full, with no deletion of findings  |
| 41.9  | to the citation;  |
| 41.10 | (2) supported in substance: the correction order is supported, but one or more findings         |
| 41.11 | are deleted or modified without any change in the citation;                                     |
| 41.12 | (3) correction order cited an incorrect licensing requirement: the correction order is          |
| 41.13 | amended by changing the correction order to the appropriate statute and/or rule;                |
| 41.14 | (4) correction order was issued under an incorrect citation: the correction order is amended    |
| 41.15 | to be issued under the more appropriate correction order citation;                              |
| 41.16 | (5) the correction order is rescinded;  |
| 41.17 | (6) fine is amended: it is determined that the fine assigned to the correction order was        |
| 41.18 | applied incorrectly; or   |
| 41.19 | (7) the level or scope of the citation is modified based on the reconsideration.                |
| 41.20 | Subd. 5. Updating the correction order website. (a) During the correction order                 |
| 41.21 | reconsideration request, the issuance of the correction orders under reconsideration are not    |
| 41.22 | stayed, but the department shall post information on the website with the correction order      |
| 41.23 | that the licensee has requested a reconsideration and that the review is pending.               |
| 41.24 | (b) If the correction order findings are changed by the commissioner, the commissioner          |
| 41.25 | shall update the correction order website.  |
| 41.26 | Sec. 17. [144G.37] INNOVATION VARIANCES.  |
| 41.27 | Subdivision 1. Definition. For purposes of this section, "innovation variance" means a          |
| 41.28 | specified alternative to a requirement of this chapter. An innovation variance may be granted   |

41.29 to allow a facility to offer services of a type or in a manner that is innovative, will not impair

41.30 the services provided, will not adversely affect the health, safety, or welfare of the residents,

41.31 and is likely to improve the services provided. The innovative variance cannot change any

41.32 of the resident's rights under sections 144G.70 to 144G.79.

|       | 03/22/19           | REVISOR                   | SGS/EH              | 19-4863                      | as introduced      |
|-------|--------------------|---------------------------|---------------------|------------------------------|--------------------|
| 42.1  | Subd. 2.           | <b>Conditions.</b> The co | mmissioner may i    | mpose conditions on grant    | ing an innovation  |
| 42.2  | variance that      | t the commissioner        | considers necess    | ary.                         |                    |
| 42.3  | Subd. 3.           | Duration and rend         | ewal. The commi     | ssioner may limit the dur    | ation of any       |
| 42.4  | innovation v       | variance and may re       | new a limited in    | novation variance.           |                    |
| 42.5  | Subd. 4.           | Applications; inno        | ovation variance    | An application for inno      | vation variance    |
| 42.6  | from the req       | uirements of this ch      | apter may be ma     | de at any time, must be m    | ade in writing to  |
| 42.7  | the commiss        | ioner, and must spe       | ecify the followin  | <u>g:</u>                    |                    |
| 42.8  | <u>(1) the st</u>  | atute or rule from v      | which the innovat   | ion variance is requested    | •<br>2             |
| 42.9  | (2) the tin        | me period for which       | h the innovation    | variance is requested;       |                    |
| 42.10 | (3) the sp         | pecific alternative a     | ction that the lice | ensee proposes;              |                    |
| 42.11 | (4) the re         | easons for the reque      | est; and            |                              |                    |
| 42.12 | <u>(5) justif</u>  | ication that an inno      | vation variance v   | vill not impair the service  | s provided, will   |
| 42.13 | not adversel       | y affect the health,      | safety, or welfare  | of residents, and is likely  | y to improve the   |
| 42.14 | services prov      | vided.                    |                     |                              |                    |
| 42.15 | The commis         | sioner may require        | additional inform   | nation from the facility be  | efore acting on    |
| 42.16 | the request.       |                           |                     |                              |                    |
| 42.17 | Subd. 5.           | Grants and denial         | ls. The commission  | oner shall grant or deny e   | ach request for    |
| 42.18 | an innovatio       | n variance in writir      | ng within 45 days   | of receipt of a complete     | request. Notice    |
| 42.19 | of a denial s      | hall contain the rea      | sons for the denia  | al. The terms of a request   | ed innovation      |
| 42.20 | variance may       | y be modified upon        | agreement betw      | een the commissioner and     | 1 the facility.    |
| 42.21 | <u>Subd. 6.</u>    | Violation of innov        | ation variances.    | A failure to comply with     | the terms of an    |
| 42.22 | innovation v       | ariance shall be de       | emed to be a viol   | ation of this chapter.       |                    |
| 42.23 | <u>Subd. 7.</u>    | <b>Revocation or den</b>  | nial of renewal.    | The commissioner shall re    | evoke or deny      |
| 42.24 | renewal of a       | n innovation variar       | nce if:             |                              |                    |
| 42.25 | <u>(1) it is d</u> | etermined that the i      | nnovation varian    | ce is adversely affecting t  | he health, safety, |
| 42.26 | or welfare of      | f the residents;          |                     |                              |                    |
| 42.27 | <u>(2) the fa</u>  | cility has failed to      | comply with the     | terms of the innovation v    | ariance;           |
| 42.28 | (3) the fa         | cility notifies the c     | ommissioner in v    | vriting that it wishes to re | linquish the       |
| 42.29 | innovation v       | ariance and be subj       | ject to the statute | previously varied; or        |                    |
| 42.30 | (4) the re         | evocation or denial       | is required by a c  | hange in law.                |                    |

|       | 03/22/19           | REVISOR               | SGS/EH                | 19-4863                    | as introduced       |
|-------|--------------------|-----------------------|-----------------------|----------------------------|---------------------|
| 43.1  |                    |                       | ARTICLE               | 3                          |                     |
| 43.2  |                    | FA                    | CILITY RESPON         | SIBILITIES                 |                     |
| 43.3  | Section 1.         | [144G.38] MININ       | AUM FACILITY          | REQUIREMENTS.              |                     |
|       | -                  |                       |                       |                            |                     |
| 43.4  | Subdivisi          | on 1. Minimum r       | equirements. All      | licensed facilities shall: | -                   |
| 43.5  | <u>(1) distrib</u> | oute to residents, fa | milies, and resident  | representatives the basi   | c care and assisted |
| 43.6  | living bill of     | rights in section 1   | <u>44G.76;</u>        |                            |                     |
| 43.7  | <u>(2) provid</u>  | de health-related se  | ervices in a manner   | that complies with app     | licable home care   |
| 43.8  | licensure req      | uirements in chap     | ter 144A and the N    | lurse Practice Act in sec  | ctions 148.171 to   |
| 43.9  | 148.285;           |                       |                       |                            |                     |
| 43.10 | (3) utilize        | e person-centered     | planning and servio   | ce delivery process as d   | lefined in section  |
| 43.11 | <u>245D.07;</u>    |                       |                       |                            |                     |
| 43.12 | (4) have a         | and maintain a sys    | stem for delegation   | of health care activities  | s to unlicensed     |
| 43.13 | personnel by       | a registered nurse    | e, including supervi  | ision and evaluation of    | the delegated       |
| 43.14 | activities as a    | required by applic    | able home care lice   | ensure requirements in     | chapter 144A and    |
| 43.15 | the Nurse Pr       | actice Act in section | ons 148.171 to 148    | .285;                      |                     |
| 43.16 | (5) provid         | de a means for res    | idents to request as  | ssistance for health and   | safety needs 24     |
| 43.17 | hours per day      | y, seven days per v   | week;                 |                            |                     |
| 43.18 | <u>(6) allow</u>   | residents the abili   | ty to furnish and de  | corate the resident's unit | it within the terms |
| 43.19 | of the lease;      |                       |                       |                            |                     |
| 43.20 | <u>(</u> 7) permi  | t residents access    | to food at any time   | <u></u>                    |                     |
| 43.21 | <u>(8)</u> allow   | residents to choos    | se the resident's vis | itors and times of visits  | <u>;;</u>           |
| 43.22 | <u>(9)</u> allow   | the resident the ri   | ght to choose a roo   | ommate if sharing a unit   | <u>t;</u>           |
| 43.23 | <u>(10) notif</u>  | fy the resident of t  | he resident's right t | to have and use a lockal   | ble door to the     |
| 43.24 | resident's un      | it. The landlord sh   | all provide the locl  | ks on the unit. Only a st  | taff member with    |
| 43.25 | a specific ne      | ed to enter the uni   | t shall have keys, a  | nd advance notice mus      | t be given to the   |
| 43.26 | resident befo      | ore entrance, when    | possible;             |                            |                     |
| 43.27 | <u>(11)</u> have   | a person or perso     | ns available 24 hou   | urs per day, seven days    | per week, who is    |
| 43.28 | responsible f      | for responding to t   | he requests of resid  | lents for assistance with  | n health or safety  |
| 43.29 | needs, who s       | hall be:              |                       |                            |                     |
| 43.30 | (i) awake          | <u>,</u>              |                       |                            |                     |

|       | 03/22/19         | REVISOR               | SGS/EH                | 19-4863                      | as introduced     |
|-------|------------------|-----------------------|-----------------------|------------------------------|-------------------|
| 44.1  | (ii) locat       | ed in the same bui    | lding, in an attache  | d building, or on a contig   | guous campus      |
| 44.2  | with the faci    | lity in order to res  | pond within a reas    | onable amount of time;       |                   |
| 44.3  | (iii) capa       | ble of communica      | ting with residents   | ;<br>;                       |                   |
| 44.4  | (iv) capa        | ble of providing o    | r summoning the a     | ppropriate assistance; and   | <u>d</u>          |
| 44.5  | (v) capał        | ole of following di   | rections;             |                              |                   |
| 44.6  | <u>(12) offe</u> | r to provide or ma    | ke available at leas  | t the following services t   | o residents:      |
| 44.7  | (i) at leas      | st three daily nutrit | tious meals with sr   | acks available seven day     | s per week,       |
| 44.8  | according to     | the recommended       | l dietary allowance   | es in the United States De   | partment of       |
| 44.9  | Agriculture      | (USDA) guideline      | s, including season   | nal fresh fruit and fresh v  | egetables. The    |
| 44.10 | following ap     | ply:                  |                       |                              |                   |
| 44.11 | <u>(A) mod</u>   | ified special diets   | that are appropriate  | e to residents' needs and o  | choices;          |
| 44.12 | (B) menu         | is prepared at leas   | t one week in adva    | nce, and made available      | to all residents. |
| 44.13 | The facility     | must encourage re     | sidents' involveme    | ent in menu planning. Me     | al substitutions  |
| 44.14 | must be of s     | imilar nutritional v  | value if a resident 1 | refuses a food that is serv  | ed. Residents     |
| 44.15 | must be info     | ormed in advance of   | of menu changes;      |                              |                   |
| 44.16 | <u>(C)</u> food  | must be prepared a    | nd served accordin    | g to the Minnesota Food      | Code, Minnesota   |
| 44.17 | Rules, chapt     | er 4626; and          |                       |                              |                   |
| 44.18 | (D) the fa       | acility cannot requ   | ire a resident to ine | clude and pay for meals in   | n their residency |
| 44.19 | contract;        |                       |                       |                              |                   |
| 44.20 | (ii) week        | ly housekeeping;      |                       |                              |                   |
| 44.21 | (iii) weel       | kly laundry service   | <del>;</del>          |                              |                   |
| 44.22 | (iv) upon        | the request of the r  | esident, provide di   | ect or reasonable assistance | e with arranging  |
| 44.23 | for transport    | ation to medical and  | d social services ap  | pointments, shopping, and    | other recreation, |
| 44.24 | and provide      | the name of or oth    | er identifying info   | rmation about the person     | or persons        |
| 44.25 | responsible      | for providing this a  | assistance;           |                              |                   |
| 44.26 | (v) upon         | the request of the    | resident, provide r   | easonable assistance with    | 1 accessing       |
| 44.27 | community 1      | resources and socia   | al services availabl  | e in the community, and p    | provide the name  |
| 44.28 | of or other i    | lentifying informa    | tion about the pers   | on or persons responsible    | e for providing   |
| 44.29 | this assistant   | ce; and               |                       |                              |                   |

| 45.1  | (vi) have a daily program of social and recreational activities that are based upon            |
|-------|--|
| 45.2  | individual and group interests, physical, mental, and psychosocial needs, and that creates     |
| 45.3  | opportunities for active participation in the community at large.                              |
| 45.4  | Subd. 2. Clinical nurse supervision. All assisted living facilities must have a clinical       |
| 45.5  | nurse supervisor who is a registered nurse licensed in Minnesota.                              |
| 45.6  | Subd. 3. Infection control program required. The facility shall establish and maintain         |
| 45.7  | an infection control program.  |
| 45.8  | Sec. 2. [144G.39] HOUSING AND SERVICES.  |
| 45.9  | Subdivision 1. Responsibility for housing and services. The facility is directly               |
| 45.10 | responsible to the resident for all housing and service-related matters provided, irrespective |
| 45.11 | of a management contract. Housing and service-related matters include but are not limited      |
| 45.12 | to the handling of complaints, the provision of notices, and the initiation of any adverse     |
| 45.13 | action against the resident involving housing or services provided by the facility.            |
| 45.14 | Subd. 2. Uniform checklist disclosure of services. (a) On and after July 1, 2020, a            |
| 45.15 | facility must provide to prospective residents, the prospective resident's designated          |
| 45.16 | representative, and any other person or persons the resident chooses:                          |
| 45.17 | (1) a written checklist listing all services permitted under the facility's license and        |
| 45.18 | identifying all services the facility offers to provide under the assisted living facility and |
| 45.19 | basic care facility contract; and  |
| 45.20 | (2) an oral explanation of the services offered under the contract.                            |
| 45.21 | (b) The requirements of paragraph (a) must be completed prior to the execution of the          |
| 45.22 | resident contract.   |
| 45.23 | (c) The commissioner must, in consultation with all interested stakeholders, design the        |
| 45.24 | uniform checklist disclosure form for use as provided under paragraph (a).                     |
| 45.25 | Subd. 3. Uniform consumer information guide. The facility must make available to               |
| 45.26 | all prospective and current residents a copy of the uniform consumer information guide.        |
| 45.27 | Subd. 4. Reservation of rights. Nothing in this chapter:                                       |
| 45.28 | (1) requires a resident to utilize any service provided by or through, or made available       |
| 45.29 | in, a facility;  |

| 46.1  | (2) prevents a facility from requiring, as a condition of the contract, that the resident pay   |
|-------|---|
| 46.2  | for a package of services even if the resident does not choose to use all or some of the        |
| 46.3  | services in the package;  |
| 46.4  | (3) requires a facility to fundamentally alter the nature of the operations of the facility     |
| 46.5  | in order to accommodate a resident's request; or  |
| 46.6  | (4) affects the duty of a facility to grant a resident's request for reasonable                 |
| 46.7  | accommodations.   |
| 46.8  | Sec. 3. [144G.40] BUSINESS OPERATION.   |
| 46.9  | Subdivision 1. Display of license. The original current license must be displayed at the        |
| 46.10 | main entrance of the facility. The facility must provide a copy of the license to any person    |
| 46.11 | who requests it.  |
| 46.12 | Subd. 2. Quality management. The facility shall engage in quality management                    |
| 46.13 | appropriate to the size of the facility and relevant to the type of services provided. The      |
| 46.14 | quality management activity means evaluating the quality of care by periodically reviewing      |
| 46.15 | resident services, complaints made, and other issues that have occurred and determining         |
| 46.16 | whether changes in services, staffing, or other procedures need to be made in order to ensure   |
| 46.17 | safe and competent services to residents. Documentation about quality management activity       |
| 46.18 | must be available for two years. Information about quality management must be available         |
| 46.19 | to the commissioner at the time of the survey, investigation, or renewal.                       |
| 46.20 | Subd. 3. Facility restrictions. (a) This subdivision does not apply to licensees that are       |
| 46.21 | Minnesota counties or other units of government.  |
| 46.22 | (b) A facility or staff person cannot accept a power-of-attorney from residents for any         |
| 46.23 | purpose, and may not accept appointments as guardians or conservators of residents.             |
| 46.24 | (c) A facility cannot serve as a resident's representative.                                     |
| 46.25 | Subd. 4. Resident finances and property. (a) A facility may assist residents with               |
| 46.26 | household budgeting, including paying bills and purchasing household goods, but may not         |
| 46.27 | otherwise manage a resident's property. A facility must provide a resident with receipts for    |
| 46.28 | all transactions and purchases paid with the resident's funds. When receipts are not available, |
| 46.29 | the transaction or purchase must be documented. A facility must maintain records of all         |
| 46.30 | such transactions.  |
|       |   |

|       | 03/22/19          | REVISOR              | SGS/EH                       | 19-4863                     | as introduced       |
|-------|-------------------|----------------------|------------------------------|-----------------------------|---------------------|
| 47.1  | (b) A fac         | ility or staff perso | n may not borrow             | a resident's funds or per   | sonal or real       |
| 47.2  | property, no      | r in any way conve   | ert a resident's prop        | perty to the facility's or  | staff person's      |
| 47.3  | possession.       |                      |                              |                             |                     |
| 47.4  | (c) Nothi         | ng in this subdivisi | on precludes a facil         | ity or staff from acceptin  | ng gifts of minimal |
| 47.5  | value or prec     | cludes the acceptan  | ce of donations or           | bequests made to a facil    | ity that are exempt |
| 47.6  | from income       | e tax under section  | 501(c) of the Inter          | rnal Revenue Code of 1      | 986.                |
| 47.7  | <u>Subd. 5.</u>   | Employee record      | <b>s.</b> (a) The facility r | nust maintain current re    | cords of each paid  |
| 47.8  | employee, re      | gularly scheduled    | volunteers providing         | ng services, and each inc   | lividual contractor |
| 47.9  | providing se      | rvices. The record   | s must include the           | following information:      |                     |
| 47.10 | <u>(1) evide</u>  | ence of current pro- | fessional licensure          | , registration, or certific | ation if licensure, |
| 47.11 | registration,     | or certification is  | required by this sta         | atute or other rules;       |                     |
| 47.12 | <u>(2) recor</u>  | ds of orientation, r | equired annual tra           | ining and infection cont    | trol training, and  |
| 47.13 | competency        | evaluations;         |                              |                             |                     |
| 47.14 | (3) curre         | nt job description,  | including qualific           | ations, responsibilities,   | and identification  |
| 47.15 | of staff perso    | ons providing supe   | ervision;                    |                             |                     |
| 47.16 | <u>(4) docum</u>  | mentation of annua   | al performance rev           | iews that identify areas    | of improvement      |
| 47.17 | needed and        | training needs;      |                              |                             |                     |
| 47.18 | <u>(5) for in</u> | dividuals providing  | g facility services, v       | verification that required  | l health screenings |
| 47.19 | under sectio      | n 144A.4798 have     | taken place and th           | e dates of those screen     | ngs; and            |
| 47.20 | <u>(6) docum</u>  | mentation of the ba  | ackground study as           | s required under section    | 144.057.            |
| 47.21 | (b) Each          | employee record n    | nust be retained for         | at least three years after  | r a paid employee,  |
| 47.22 | volunteer, or     | r contractor ceases  | to be employed by            | or under contract with      | the facility. If a  |
| 47.23 | facility cease    | es operation, empl   | oyee records must            | be maintained for three     | years.              |
| 47.24 | <u>Subd. 6.</u>   | Resident records     | (a) The facility m           | ust maintain records for    | r each resident for |
| 47.25 | whom it is p      | roviding services.   | Entries in the resid         | lent records must be cu     | rrent, legible,     |
| 47.26 | permanently       | recorded, dated, an  | nd authenticated w           | th the name and title of    | the person making   |
| 47.27 | the entry.        |                      |                              |                             |                     |
| 47.28 | (b) Resid         | lent records, wheth  | ner written or elect         | ronic, must be protected    | l against loss,     |
| 47.29 | tampering, c      | or unauthorized dis  | sclosure in complia          | nce with chapter 13 and     | d other applicable  |
| 47.30 | relevant fede     | eral and state laws. | The facility shall e         | stablish and implement      | written procedures  |
| 47.31 | to control us     | se, storage, and sec | curity of resident's         | records and establish cr    | iteria for release  |
| 47.32 | of resident in    | nformation.          |                              |                             |                     |

|       | 03/22/19                  | REVISOR            | SGS/EH                    | 19-4863                      | as introduced       |
|-------|---------------------------|--------------------|---------------------------|------------------------------|---------------------|
| 48.1  | (c) The faci              | lity may not dis   | close to any other        | person any personal, fina    | ancial, medical.    |
| 48.2  |                           |                    | resident, except:         |                              |                     |
| 48.3  | <u>(1) as may b</u>       | be required by la  | aw;                       |                              |                     |
| 48.4  | (2) to emplo              | ovees or contrac   | tors of the facility      | , another facility, other he | ealth care          |
| 48.5  | <u> </u>                  | •                  |                           | ng information in order to   |                     |
| 48.6  | · · · · ·                 |                    | -                         | ecessary for the provisior   | •                   |
| 10.0  |                           | out only the mit   |                           | ceessary for the provision   |                     |
| 48.7  | (3) to person             | ns authorized in   | writing by the res        | sident or the resident's rep | presentative to     |
| 48.8  | receive the info          | rmation, includ    | ing third-party pa        | yers; and                    |                     |
| 48.9  | (4) to represent          | sentatives of the  | commissioner au           | thorized to survey or invo   | estigate facilities |
| 48.10 | under this chap           | ter or federal lav | ws.                       |                              |                     |
| 48.11 | <u>Subd. 7.</u> <u>Ac</u> | cess to resident   | records. The facil        | ity must ensure that the ap  | propriate records   |
| 48.12 | are readily avai          | lable to employe   | es and contractors        | authorized to access the n   | ecords. Resident    |
| 48.13 | records must be           | e maintained in    | a manner that allo        | ws for timely access, prin   | nting, or           |
| 48.14 | transmission of           | the records. The   | e records must be n       | nade readily available to t  | he commissioner     |
| 48.15 | upon request.             |                    |                           |                              |                     |
| 48.16 | <u>Subd. 8.</u> Co        | ntents of resid    | e <b>nt records.</b> Cont | ents of a resident record    | include the         |
| 48.17 | following for e           | ach resident:      |                           |                              |                     |
| 48.18 | (1) identifyi             | ing information,   | including the rest        | ident's name, date of birth  | 1, address, and     |
| 48.19 | telephone num             | ber;               |                           |                              |                     |
| 48.20 | (2) the name              | e, address, and to | elephone number o         | of an emergency contact,     | family members,     |
| 48.21 | designated repr           | resentative, if an | y, or others as ide       | ntified;                     |                     |
| 48.22 | <u>(</u> 3) names, a      | ddresses, and te   | lephone numbers of        | of the resident's health and | l medical service   |
| 48.23 | providers, if kn          | own;               |                           |                              |                     |
| 48.24 | (4) health in             | iformation, inclu  | uding medical hist        | tory, allergies, and when    | the provider is     |
| 48.25 | managing medi             | cations, treatmer  | nts or therapies tha      | t require documentation, a   | nd other relevant   |
| 48.26 | health records;           |                    |                           |                              |                     |
| 48.27 | (5) the resid             | lent's advance d   | irectives, if any;        |                              |                     |
| 48.28 | (6) the facil             | ity's current and  | previous assessm          | ents and service agreeme     | ents;               |
| 48.29 | (7) all recor             | ds of communic     | cations pertinent to      | o the resident's services;   |                     |

| 49.1  | (8) documentation of significant changes in the resident's status and actions taken in               |
|-------|--|
| 49.2  | response to the needs of the resident, including reporting to the appropriate supervisor or          |
| 49.3  | health care professional;  |
| 49.4  | (9) documentation of incidents involving the resident and actions taken in response to               |
| 49.5  | the needs of the resident, including reporting to the appropriate supervisor or health care          |
| 49.6  | professional;  |
| 49.7  | (10) documentation that services have been provided as identified in the service                     |
| 49.8  | agreement;   |
| 49.9  | (11) documentation that the resident has received and reviewed the basic care and assisted           |
| 49.10 | living bill of rights;   |
| 49.11 | (12) documentation of complaints received and any resolution;  |
| 49.12 | (13) a discharge summary, including service termination notice and related                           |
| 49.13 | documentation, when applicable; and  |
| 49.14 | (14) other documentation required under this chapter and relevant to the resident's                  |
| 49.15 | services or status.  |
| 49.16 | Subd. 9. Transfer of resident records. If a resident transfers to another facility or                |
| 49.17 | another health care practitioner or provider, or is admitted to an inpatient facility, the facility, |
| 49.18 | upon request of the resident or the resident's representative, shall take steps to ensure a          |
| 49.19 | coordinated transfer including sending a copy or summary of the resident's record to the             |
| 49.20 | new facility or the resident, as appropriate.  |
| 49.21 | Subd. 10. Record record retention. Following the resident's discharge or termination                 |
| 49.22 | of services, a facility must retain a resident's record for at least five years or as otherwise      |
| 49.23 | required by state or federal regulations. Arrangements must be made for secure storage and           |
| 49.24 | retrieval of resident records if the facility ceases business.                                       |
| 49.25 | Subd. 11. Notice to residents of changes. A facility must provide prompt written notice              |
| 49.26 | to the resident or designated representative of any change of legal name, telephone number,          |
| 49.27 | and physical mailing address, which may not be a public or private post office box, of:              |
| 49.28 | (1) the licensee of the facility;  |
| 49.29 | (2) the manager of the facility, if applicable; and  |
| 49.30 | (3) the agent authorized to accept legal process on behalf of the facility.                          |
| 49.31 | Subd. 12. Compliance officer. Every assisted living facility shall have a compliance                 |
| 49.32 | officer who is a licensed assisted living administrator under chapter 144A.                          |

Article 3 Sec. 3.

03/22/19

REVISOR

SGS/EH

19-4863

as introduced

|       | 03/22/19                 | REVISOR              | SGS/EH               | 19-4863                    | as introduced    |
|-------|--------------------------|----------------------|----------------------|----------------------------|------------------|
| 50.1  | Sec. 4. [144             | G.41] MANAGE         | EMENT AGREEN         | AENTS.                     |                  |
| 50.2  | Subdivisio               | on 1. Notification   | . (a) If the propose | d or current licensee use  | s a manager, the |
| 50.3  | licensee must            | have a written m     | anagement agreem     | ent that is consistent wit | h this chapter.  |
| 50.4  | (b) The pr               | oposed or current ]  | licensee must notify | the commissioner of its    | use of a manager |
| 50.5  | upon:                    |                      |                      |                            |                  |
| 50.6  | (1) initial              | application for a l  | icense;              |                            |                  |
| 50.7  | (2) retenti              | on of a manager f    | following initial ap | olication;                 |                  |
| 50.8  | (3) change               | e of managers; and   | <u>d</u>             |                            |                  |
| 50.9  | <u>(4) modif</u>         | ication of an exist  | ing management ag    | greement.                  |                  |
| 50.10 | (c) The pr               | oposed or current    | licensee must prov   | vide to the commissioner   | a written        |
| 50.11 | management               | agreement, includ    | ing an organization  | al chart showing the relat | ionship between  |
| 50.12 | the proposed             | or current license   | e, management cor    | npany, and all related or  | ganizations.     |
| 50.13 | <u>(d)</u> The w         | ritten managemen     | it agreement must l  | be submitted:              |                  |
| 50.14 | <u>(1) 60 day</u>        | vs before:           |                      |                            |                  |
| 50.15 | (i) the init             | tial licensure date; |                      |                            |                  |
| 50.16 | (ii) the pro-            | oposed change of     | ownership date; or   |                            |                  |
| 50.17 | (iii) the ef             | fective date of the  | e management agre    | ement; or                  |                  |
| 50.18 | <u>(2)</u> 30 day        | vs before the effec  | tive date of any am  | endment to an existing i   | nanagement       |
| 50.19 | agreement.               |                      |                      |                            |                  |
| 50.20 | (e) The pr               | oposed licensee o    | r the current licens | ee must notify the reside  | ents and their   |
| 50.21 | representative           | es 60 days before    | entering into a new  | management agreemen        | <u>t.</u>        |
| 50.22 | (f) A prop               | osed licensee mu     | st submit a manage   | ment agreement attestati   | on form, as      |
| 50.23 | required by th           | he license applicat  | tion.                |                            |                  |
| 50.24 | <u>Subd. 2.</u> <u>N</u> | Management agr       | eement; licensee. (  | a) The licensee is respon  | sible for:       |
| 50.25 | (1) the dat              | ily operations and   | provisions of serv   | ices in the facility;      |                  |
| 50.26 | (2) ensuri               | ng the facility is o | perated in a manne   | er consistent with all app | licable laws and |
| 50.27 | rules;                   |                      |                      |                            |                  |
| 50.28 | (3) ensuri               | ng the manager ac    | ets in conformance   | with the management ag     | reement; and     |

|       | 03/22/19            | REVISOR               | SGS/EH              | 19-4863                    | as introduced      |
|-------|---------------------|-----------------------|---------------------|----------------------------|--------------------|
| 51.1  | (4) ensuri          | ng the manager do     | bes not present as, | or give the appearance     | that the manager   |
| 51.2  | is the licensee     |                       |                     |                            | ¥                  |
| 51.3  | (b) The lic         | ensee must not gi     | ve the manager re   | sponsibilities that are so | extensive that the |
| 51.4  | <u> </u>            |                       |                     | daily operations and pro   |                    |
| 51.5  | in the assisted     | l living facility. If | the licensee does   | so, the commissioner mu    | ust determine that |
| 51.6  | a change of o       | wnership has occu     | urred.              |                            |                    |
| 51.7  | <u>(c) The lic</u>  | ensee and manage      | er must act in acco | ordance with the terms of  | f the management   |
| 51.8  | agreement. If       | the commissione       | r determines they   | are not, then the departn  | nent may impose    |
| 51.9  | enforcement         | remedies.             |                     |                            |                    |
| 51.10 | (d) The lie         | censee may enter      | into a managemer    | at agreement only if the 1 | nanagement         |
| 51.11 | agreement cro       | eates a principal/a   | gent relationship   | between the licensee and   | l manager.         |
| 51.12 | <u>(e) The m</u>    | anager shall not s    | ubcontract the ma   | nager's responsibilities t | o a third party.   |
| 51.13 | <u>Subd. 3.</u>     | ferms of agreeme      | ent. A managemen    | nt agreement at a minim    | um must:           |
| 51.14 | (1) descri          | be the responsibili   | ties of the license | e and manager, includin    | g items, services, |
| 51.15 | and activities      | to be provided;       |                     |                            |                    |
| 51.16 | (2) require         | e the licensee's go   | verning body, boa   | rd of directors, or simila | ar authority to    |
| 51.17 | appoint the ad      | dministrator;         |                     |                            |                    |
| 51.18 | (3) provid          | e for the maintena    | ance and retention  | of all records in accord   | ance with this     |
| 51.19 | chapter and o       | ther applicable lav   | ws;                 |                            |                    |
| 51.20 | <u>(4) allow </u>   | unlimited access b    | y the commission    | er to documentation and i  | records according  |
| 51.21 | to applicable       | laws or regulatior    | <u>is;</u>          |                            |                    |
| 51.22 | (5) require         | e the manager to i    | mmediately send     | copies of inspections and  | d notices of       |
| 51.23 | noncomplian         | ce to the licensee;   |                     |                            |                    |
| 51.24 | <u>(6)</u> state tl | hat the licensee is   | responsible for re  | viewing, acknowledging     | g, and signing all |
| 51.25 | facility initial    | and renewal licer     | nse applications;   |                            |                    |
| 51.26 | (7) state th        | nat the manager an    | d licensee shall re | view the management ag     | reement annually   |
| 51.27 | and notify the      | e commissioner of     | any change acco     | rding to applicable regul  | ations;            |
| 51.28 | <u>(8)</u> acknov   | wledge that the lic   | ensee is the party  | responsible for complyi    | ng with all laws   |
| 51.29 | and rules app       | licable to the facil  | ity;                |                            |                    |

|       | 03/22/19          | REVISOR                | SGS/EH                    | 19-4863                   | as introduced       |
|-------|-------------------|------------------------|---------------------------|---------------------------|---------------------|
| 52.1  | (9) requi         | re the licensee to m   | aintain ultimate rea      | sponsibility over person  | nel issues relating |
| 52.2  | <u> </u>          |                        |                           | dents including but not   |                     |
| 52.3  | plans, hiring     | g, and performance     | management of er          | nployees, orientation, a  | nd training;        |
| 52.4  | <u>(10)</u> stat  | e the manager will     | not present as, or        | give the appearance tha   | t the manager is    |
| 52.5  | the licensee      | ; and                  |                           |                           |                     |
| 52.6  | <u>(11) state</u> | e that a duly author   | ized manager may          | execute resident leases   | or agreements on    |
| 52.7  | behalf of the     | e licensee, but all su | ch resident leases o      | r agreements must be be   | tween the licensee  |
| 52.8  | and the resid     | dent.                  |                           |                           |                     |
| 52.9  | <u>Subd. 4.</u>   | Commissioner rev       | <b>riew.</b> The commissi | oner may review a mana    | gement agreement    |
| 52.10 | at any time.      | Following the revi     | ew, the departmen         | t may require:            |                     |
| 52.11 | <u>(1) the p</u>  | roposed or current     | licensee or manag         | er to provide additional  | information or      |
| 52.12 | clarification     | <u>;</u>               |                           |                           |                     |
| 52.13 | <u>(2) any c</u>  | changes necessary      | to:                       |                           |                     |
| 52.14 | (i) bring         | the management a       | greement into com         | pliance with this chapte  | er; and             |
| 52.15 | (ii) ensu         | re that the licensee   | has not been reliev       | ved of the responsibility | for the daily       |
| 52.16 | operations of     | of the facility; and   |                           |                           |                     |
| 52.17 | <u>(3) the li</u> | censee to participa    | te in monthly mee         | tings and quarterly on-s  | site visits to the  |
| 52.18 | facility.         |                        |                           |                           |                     |
| 52.19 | <u>Subd. 5.</u>   | Resident funds. (      | a) If the manageme        | ent agreement delegates   | s day-to-day        |
| 52.20 | managemen         | t of resident funds    | to the manager, the       | e licensee:               |                     |
| 52.21 | <u>(1) retain</u> | ns all fiduciary and   | custodial responsi        | bility for funds that hav | ve been deposited   |
| 52.22 | with the fac      | ility by the residen   | <u>t;</u>                 |                           |                     |
| 52.23 | <u>(2) is dir</u> | rectly accountable t   | to the resident for s     | such funds; and           |                     |
| 52.24 | <u>(3) must</u>   | ensure any party re    | esponsible for hold       | ing or managing resider   | nts' personal funds |
| 52.25 | is bonded or      | r obtains insurance    | in sufficient amou        | nts to specifically cover | losses of resident  |
| 52.26 | funds and p       | rovides proof of bo    | ond or insurance.         |                           |                     |
| 52.27 | (b) If res        | ponsibilities for the  | e day-to-day manag        | gement of the resident fu | unds are delegated  |
| 52.28 | to the mana       | ger, the manager m     | ust:                      |                           |                     |
| 52.29 | <u>(1) prov</u>   | ide the licensee wit   | h a monthly accou         | nting of the resident fu  | nds; and            |

52.30 (2) meet all legal requirements related to holding and accounting for resident funds.

| 53.1  | Sec. 5. [144G.42] RESIDENT COMPLAINT AND INVESTIGATIVE PROCESS.                                 |
|-------|---|
| 53.2  | (a) The facility must have a written policy and system for receiving, investigating,            |
| 53.3  | reporting, and attempting to resolve complaints from its residents and designated               |
| 53.4  | representatives. The policy should clearly identify the process by which residents may file     |
| 53.5  | a complaint or concern about the services and an explicit statement that the facility will not  |
| 53.6  | discriminate or retaliate against a resident for expressing concerns or complaints. A facility  |
| 53.7  | must have a process in place to conduct investigations of complaints made by the resident       |
| 53.8  | and the designated representative about the services in the resident's plan that are or are not |
| 53.9  | being provided or other items covered in the basic care and assisted living bill of rights.     |
| 53.10 | This complaint system must provide reasonable accommodations for any special needs of           |
| 53.11 | the resident, if requested.   |
| 53.12 | (b) The facility must document the complaint, name of the resident, investigation, and          |
| 53.13 | resolution of each complaint filed. The facility must maintain a record of all activities       |
| 53.14 | regarding complaints received, including the date the complaint was received, and the           |
| 53.15 | facility's investigation and resolution of the complaint. This complaint record must be kept    |
| 53.16 | for each event for at least two years after the date of entry and must be available to the      |
| 53.17 | commissioner for review.  |
| 53.18 | (c) The required complaint system must provide for written notice to each resident and          |
| 53.19 | designated representative that includes:  |
| 53.20 | (1) the resident's right to complain to the facility about the services received;               |
|       |   |
| 53.21 | (2) the name or title of the person or persons with the facility to contact with complaints;    |
| 53.22 | (3) the method of submitting a complaint to the facility; and                                   |
| 53.23 | (4) a statement that the provider is prohibited against retaliation according to paragraph      |
| 53.24 | <u>(d).</u>   |
| 53.25 | (d) A facility must not take any action that negatively affects a resident in retaliation for   |
| 53.26 | a complaint made or a concern expressed by the resident and the designated representative.      |
|       |   |
| 53.27 | Sec. 6. [144G.43] MALTREATMENT.   |
| 53.28 | Subdivision 1. Reporting maltreatment. All facilities must comply with the requirements         |
| 53.29 | for the reporting of maltreatment of vulnerable adults in section 626.557. Each facility must   |
| 53.30 | establish and implement a written procedure to ensure that all cases of suspected maltreatment  |

53.31 <u>are reported.</u>

| 54.1  | Subd. 2. Abuse prevention plans. Each facility must develop and implement an   |
|---|--|
| 54.2  | individual abuse prevention plan for each vulnerable adult. The plan shall contain an  |
| 54.3  | individualized review or assessment of the person's susceptibility to abuse by another   |
| 54.4  | individual, including other vulnerable adults; the person's risk of abusing other vulnerable   |
| 54.5  | adults; and statements of the specific measures to be taken to minimize the risk of abuse to   |
| 54.6  | that person and other vulnerable adults. For purposes of the abuse prevention plan, abuse  |
| 54.7  | includes self-abuse.   |
| 54.8  | Subd. 3. Posting information about reporting crimes and maltreatment. A facility   |
| 54.9  | shall support protection and safety through access to the state's systems for reporting  |
| 54.10   | suspected criminal activity and suspected vulnerable adult maltreatment by:  |
| 54.11   | (1) posting the 911 emergency number in common areas and near telephones provided  |
| 54.12   | by the assisted living facility;   |
| 54.13   | (2) posting information and the reporting number for the common entry point under  |
| 54.14   | section 626.557 to report suspected maltreatment of a vulnerable adult; and  |
| 54.15   | (3) providing reasonable accommodations with information and notices in plain language.  |
| 54.16   | Sec. 7. [144G.44] INFECTION CONTROL AND PREVENTION.  |
|   |  |
| 54.17   | A facility must establish and maintain a comprehensive tuberculosis infection control  |
| 54.17<br>54.18  | <u>A facility must establish and maintain a comprehensive tuberculosis infection control</u><br>program according to the most current tuberculosis infection control guidelines issued by  |
|   |  |
| 54.18   | program according to the most current tuberculosis infection control guidelines issued by  |
| 54.18<br>54.19  | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of   |
| 54.18<br>54.19<br>54.20   | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report  |
| 54.18<br>54.19<br>54.20<br>54.21  | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all  |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> </ul>   | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health  |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> </ul>  | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.  |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> <li>54.24</li> </ul>   | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.<br>Sec. 8. [144G.45] DISASTER PLANNING AND EMERGENCY PREPAREDNESS.   |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> <li>54.24</li> <li>54.25</li> </ul>  | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.<br>Sec. 8. [144G.45] DISASTER PLANNING AND EMERGENCY PREPAREDNESS.<br>(a) Each facility must meet the following requirements:  |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> <li>54.24</li> <li>54.25</li> <li>54.26</li> </ul>                               | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.<br>Sec. 8. [144G.45] DISASTER PLANNING AND EMERGENCY PREPAREDNESS.<br>(a) Each facility must meet the following requirements:<br>(1) have a written emergency disaster plan that contains a plan for evacuation, addresses   |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> <li>54.24</li> <li>54.25</li> <li>54.26</li> <li>54.27</li> </ul>                | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.<br>Sec. 8. [144G.45] DISASTER PLANNING AND EMERGENCY PREPAREDNESS.<br>(a) Each facility must meet the following requirements:<br>(1) have a written emergency disaster plan that contains a plan for evacuation, addresses<br>elements of sheltering in place, identifies temporary relocation sites, and details staff  |
| <ul> <li>54.18</li> <li>54.19</li> <li>54.20</li> <li>54.21</li> <li>54.22</li> <li>54.23</li> <li>54.24</li> <li>54.25</li> <li>54.26</li> <li>54.27</li> <li>54.28</li> </ul> | program according to the most current tuberculosis infection control guidelines issued by<br>the United States Centers for Disease Control and Prevention (CDC), Division of<br>Tuberculosis Elimination, as published in the CDC's Morbidity and Mortality Weekly Report<br>(MMWR). The program must include a tuberculosis infection control plan that covers all<br>paid and unpaid employees, contractors, students, and volunteers. The Department of Health<br>shall provide technical assistance regarding implementation of the guidelines.<br>Sec. 8. [144G.45] DISASTER PLANNING AND EMERGENCY PREPAREDNESS.<br>(a) Each facility must meet the following requirements:<br>(1) have a written emergency disaster plan that contains a plan for evacuation, addresses<br>elements of sheltering in place, identifies temporary relocation sites, and details staff<br>assignments in the event of a disaster or an emergency; |

|       | 03/22/19                  | REVISOR                 | SGS/EH                         | 19-4863                            | as introduced     |
|-------|---------------------------|-------------------------|--------------------------------|------------------------------------|-------------------|
| 55.1  | <u>(5)</u> have a v       | written policy and      | l procedure rega               | rding missing tenant reside        | ents.             |
| 55.2  | (b) Each fa               | cility must provid      | de emergency an                | d disaster training to all sta     | aff during the    |
| 55.3  | initial staff orio        | entation and annu       | ally thereafter a              | nd must make emergency a           | and disaster      |
| 55.4  | training annua            | lly available to al     | l residents. Staff             | who have not received em           | nergency and      |
| 55.5  | disaster trainin          | ig are allowed to       | work only when                 | trained staff are also work        | ing on site.      |
| 55.6  | (c) Each fa               | cility must meet a      | any additional re              | quirements adopted in rule         | <u>.</u>          |
| 55.7  |                           |                         | ARTICL                         | E 4                                |                   |
| 55.8  | (                         | CONTRACTS, 7            | <b>FERMINATIO</b>              | NS, AND RELOCATION                 | IS                |
| 55.9  | Section 1. [1             | 44G.46] RESID           | ENCY CONTR                     | ACT REQUIREMENTS                   | ·                 |
| 55.10 | Subdivision               | n 1. Contract rec       | <b>uired.</b> An assist        | ted living facility or basic c     | are facility may  |
| 55.11 | not offer or pro          | ovide housing or s      | ervices to a resid             | ent unless it has executed a       | written contract  |
| 55.12 | with the reside           | nt.                     |                                |                                    |                   |
| 55.13 | <u>Subd. 2.</u> <b>R</b>  | equirements of <b>c</b> | ontract. The co                | ntract must be signed by be        | oth the resident  |
| 55.14 | or the designat           | ed representative       | and the licensee               | e or an agent of the facility      | , and contain all |
| 55.15 | the terms conc            | erning the provis       | ion of housing a               | nd services, whether provi         | ded directly by   |
| 55.16 | the facility or b         | by management a         | greement.                      |                                    |                   |
| 55.17 | <u>Subd. 3.</u> <b>Pr</b> | rovision of blank       | <mark>c contracts.</mark> A fa | cility must:                       |                   |
| 55.18 | (1) offer to              | prospective reside      | ents and provide t             | to the Office of Ombudsman         | n for Long-Term   |
| 55.19 | Care a comple             | te unsigned copy        | of its contract; a             | und                                |                   |
| 55.20 | <u>(2) give a c</u>       | omplete copy of         | any signed contr               | act and any addendums, an          | d all supporting  |
| 55.21 | documents and             | l attachments, to       | the resident or th             | e designated representative        | e promptly after  |
| 55.22 | a contract and a          | any addendum has        | been signed by t               | he resident or the designate       | d representative. |
| 55.23 | <u>Subd. 4.</u> Co        | ontracts are cons       | umer contracts.                | A contract under this section      | on is a consumer  |
| 55.24 | contract under            | sections 325G.29        | 9 to 325G.37.                  |                                    |                   |
| 55.25 | <u>Subd. 5.</u> Cl        | hoice of designat       | ted representati               | <b>ve.</b> Before or at the time o | f execution of    |
| 55.26 | the contract, th          | e facility must of      | ffer the resident              | the opportunity to identify        | a designated or   |
| 55.27 | resident repres           | entative or both i      | n writing in the               | contract. The contract mus         | t contain a page  |
| 55.28 | or space for the          | e name and conta        | ct information o               | f the designated or residen        | t representative  |
| 55.29 | or both and a b           | ox the resident n       | nust initial if the            | resident declines to name          | a designated or   |
| 55.30 | resident repres           | entative. Notwith       | standing subdivi               | sion 6, the resident has the       | right at any time |
| 55.31 | to rescind the d          | eclination or add       | or change the nan              | ne and contact information of      | of the designated |
| 55.32 | or resident rep           | resentative.            |                                |                                    |                   |

|       | 03/22/19            | REVISOR               | SGS/EH               | 19-4863                     | as introduced      |
|-------|---------------------|-----------------------|----------------------|-----------------------------|--------------------|
| 56.1  | Subd. 6. 2          | Additions and an      | nendments to con     | ntract. The resident must   | t agree in writing |
| 56.2  | to any addition     | ons or amendment      | ts to the contract.  | Upon agreement between      | the resident or    |
| 56.3  | resident's des      | signated represent    | ative and the facil  | ity, a new contract or an a | addendum to the    |
| 56.4  | existing cont       | ract must be execu    | uted and signed.     |                             |                    |
| 56.5  | Subd. 7.            | Contract content      | s; contact inform    | nation. (a) The contract m  | ust include in a   |
| 56.6  | conspicuous         | place and manner      | on the contract th   | e legal name and the licen  | se number of the   |
| 56.7  | facility.           |                       |                      |                             |                    |
| 56.8  | <u>(b)</u> The co   | ontract must includ   | le the name, teleph  | none number, and physical   | mailing address,   |
| 56.9  | which may n         | ot be a public or p   | private post office  | box, of:                    |                    |
| 56.10 | (1) the factor      | cility and service    | provider when ap     | plicable;                   |                    |
| 56.11 | (2) the lic         | ensee of the facili   | ty;                  |                             |                    |
| 56.12 | (3) the matrix      | anaging agent of t    | he facility, if appl | icable; and                 |                    |
| 56.13 | (4) at leas         | st one natural pers   | on who is authori    | zed to accept service of p  | rocess on behalf   |
| 56.14 | of the facility     | /.                    |                      |                             |                    |
| 56.15 | <u>Subd. 8.</u>     | Contract content      | s; terms and con     | ditions. The contract mus   | st include:        |
| 56.16 | <u>(1)</u> a desc   | cription of all the t | erms and condition   | ons of the contract, includ | ing a description  |
| 56.17 | of and any lin      | mitations to the ho   | ousing and/or serv   | vices to be provided for th | e contracted       |
| 56.18 | amount;             |                       |                      |                             |                    |
| 56.19 | <u>(2)</u> a delin  | neation of the cost   | and nature of any    | y other services to be prov | vided for an       |
| 56.20 | additional fee      | e;                    |                      |                             |                    |
| 56.21 | <u>(3)</u> a delin  | neation and descri    | ption of any addit   | tional fees the resident ma | ay be required to  |
| 56.22 | pay if the res      | ident's condition of  | changes during the   | e term of the contract;     |                    |
| 56.23 | <u>(</u> 4) a delin | neation of the grou   | unds under which     | the resident may be disch   | narged, evicted,   |
| 56.24 | or transferred      | d or have services    | terminated; and      |                             |                    |
| 56.25 | (5) billing         | g and payment pro     | ocedures and requ    | irements.                   |                    |
| 56.26 | Subd. 9.            | Contract content      | s; complaint reso    | olution procedure. The c    | ontract must       |
| 56.27 | include a des       | cription of the fac   | ility's complaint i  | resolution process availab  | le to residents,   |
| 56.28 | including the       | e name and contac     | t information of t   | he person representing the  | e facility who is  |
| 56.29 | designated to       | handle and resolv     | ve complaints.       |                             |                    |
| 56.30 | <u>Subd. 10.</u>    | Contract conten       | ts; required disc    | losures and notices. The    | contract must      |
| 56.31 | include a clea      | ar and conspicuou     | s notice of:         |                             |                    |

|              | 03/22/19          | REVISOR              | SGS/EH                | 19-4863                     | as introduced      |
|--------------|-------------------|----------------------|-----------------------|-----------------------------|--------------------|
| 57.1         | (1) the rig       | ght under section    | 144G.48 to challer    | nge a discharge, eviction,  | or transfer or     |
| 57.2         | service termi     |                      |                       |                             |                    |
| 57.3         | (2) the fa        | cility's policy rega | arding transfer of r  | esidents within the facilit | ty. under what     |
| 57.4         |                   |                      |                       | or not consent of the resid | -                  |
| 57.5         | to transfer is    |                      | ,                     |                             | 0                  |
|              |                   |                      | na fautha MAADC       | the Office of Outburdsma    | n fan I an a Tama  |
| 57.6<br>57.7 | <u></u>           | -                    | Facility Complain     | , the Office of Ombudsma    | In for Long-Term   |
| 57.7         | Care, and the     |                      |                       | <u></u>                     |                    |
| 57.8         | <u>(4) the re</u> | sident's right to ob | otain services from   | an unaffiliated service p   | rovider;           |
| 57.9         | (5) the av        | ailability of publi  | c funds for eligible  | e residents to pay for hou  | sing or services,  |
| 57.10        | or both; and      |                      |                       |                             |                    |
| 57.11        | <u>(6)</u> the co | ontact information   | to obtain long-ter    | m care consulting service   | s under section    |
| 57.12        | <u>256B.0911.</u> |                      |                       |                             |                    |
| 57.13        | Subd. 11.         | Additional cont      | ract requirements     | for assisted living facili  | ties. (a) Assisted |
| 57.14        | living facility   | y contracts must in  | nclude the requirer   | nents in paragraph (b). A   | restriction of a   |
| 57.15        | resident's rig    | hts under this sub   | division is allowed   | l only if determined nece   | ssary for health   |
| 57.16        | and safety re     | asons identified b   | y the facility's regi | stered nurse in an initial  | assessment or      |
| 57.17        | reassessment      | t, as defined under  | section 144G.63,      | and documented in the w     | vritten service    |
| 57.18        | agreement u       | nder section 144G    | .64. Any restrictio   | ns of those rights for indi | ividuals served    |
| 57.19        | under section     | ns 256B.0915 and     | 256B.49 must be       | documented in the reside    | nt's coordinated   |
| 57.20        | service and s     | support plan (CSS    | P), as defined und    | er sections 256B.0915, su   | ubdivision 6, and  |
| 57.21        | 256B.49, sub      | odivision 15.        |                       |                             |                    |
| 57.22        | <u>(b)</u> The c  | ontract must inclu   | de a statement:       |                             |                    |
| 57.23        | (1) regard        | ling the ability of  | a resident to furnis  | sh and decorate the reside  | ent's unit within  |
| 57.24        | the terms of      | the lease;           |                       |                             |                    |
| 57.25        | (2) regard        | ling the resident's  | right to access for   | od at any time;             |                    |
| 57.26        | (3) regard        | ling a resident's ri | ght to choose the 1   | resident's visitors and tim | es of visits;      |
| 57.27        | <u>(4)</u> regard | ling the resident's  | right to choose a 1   | oommate if sharing a uni    | it; and            |
| 57.28        | (5) notify        | ving the resident o  | f the resident's rigl | nt to have and use a locka  | ible door to the   |
| 57.29        | resident's un     | it. The landlord sh  | all provide the loc   | ks on the unit. Only a sta  | ff member with     |
| 57.30        | a specific ne     | ed to enter the uni  | t shall have keys,    | and advance notice must     | be given to the    |
| 57.31        | resident befo     | ore entrance, when   | possible.             |                             |                    |

| 58.1  | Subd. 12. Waivers of liability prohibited. The contract must not include a waiver of           |
|-------|--|
| 58.2  | facility liability for the health and safety or personal property of a resident. The contract  |
| 58.3  | must not include any provision that the facility knows or should know to be deceptive,         |
| 58.4  | unlawful, or unenforceable under state or federal law, nor include any provision that requires |
| 58.5  | or implies a lesser standard of care or responsibility than is required by law.                |
| 58.6  | Subd. 13. Contract in permanent file. The contract and related documents executed              |
| 58.7  | by each resident or the designated representative must be maintained by the facility in files  |
| 58.8  | from the date of execution until three years after the contract is terminated or expires. The  |
| 58.9  | contracts and all associated documents will be available for on-site inspection by the         |
| 58.10 | commissioner at any time. The documents shall be available for viewing or copies shall be      |
| 58.11 | made available to the resident and the resident's representative at any time.                  |
|       |  |
| 58.12 | Sec. 2. [144G.47] INVOLUNTARY DISCHARGES AND SERVICE   |
| 58.13 | TERMINATIONS.  |
| 58.14 | Subdivision 1. Prerequisite to termination of housing or services. Before terminating          |
| 58.15 | a resident's housing or services, an assisted living establishment must explain in detail the  |
| 58.16 | reasons for the termination and work with the resident and the resident's designated           |
| 58.17 | representative to avoid the termination by identifying and offering reasonable                 |
| 58.18 | accommodations, interventions, or alternatives within the scope of services provided by the    |
| 58.19 | assisted living establishment.   |
| 58.20 | Subd. 2. Notice of contract termination required. If the assisted living establishment         |
| 58.21 | and the resident or resident's designated representative cannot identify a mutually agreeable  |
| 58.22 | method of avoiding a termination of an assisted living contract, the assisted living           |
| 58.23 | establishment must issue to the resident or the resident's designated representative a notice  |
| 58.24 | of contract termination.   |
| 58.25 | Subd. 3. Required content of a notice of contract termination. The notice required             |
| 58.26 | under subdivision 2 must contain, at a minimum:  |
| 58.27 | (1) the effective date of termination of the assisted living contract;                         |
| 58.28 | (2) a detailed explanation of the basis for the termination, including, but not limited to,    |
| 58.29 | clinical or other supporting rationale;  |
| 58.30 | (3) a detailed explanation of the conditions under which a new or amended assisted             |
| 58.31 | living contract may be executed between the assisted living establishment and the resident     |
| 58.32 | or the resident's designated representative;   |
| 58.33 | (4) a list of known providers in the immediate geographic area;                                |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|----------|---------|--------|---------|---------------|

| 59.1  | (5) a statement that the resident has the right to appeal the termination of an assisted   |
|---|--|
| 59.2  | living contract that contained as a term of the contract the provision by the establishment  |
| 59.3  | of services, an explanation of how and to whom to appeal, and contact information for the  |
| 59.4  | Office of Administrative Hearings;   |
| 59.5  | (6) a statement that the termination of an assisted living contract that does not contain  |
| 59.6  | as a term of the contract the provision by the establishment of services is governed   |
| 59.7  | exclusively by the terms of the lease contained in the assisted living contract and the resident   |
| 59.8  | has the rights and protections available under chapter 504B;   |
| 59.9  | (7) information on how to contact the ombudsman for long-term care;  |
| 59.10   | (8) an offer to meet with the individual within five days of receiving notice for assistance   |
| 59.11   | with transition planning;  |
| 59.12   | (9) a statement that the assisted living establishment must participate in a coordinated   |
| 59.13   | transfer of care of the resident to another provider or caregiver, as required under section   |
| 59.14   | 144G.49; and   |
| 59.15   | (10) the name and contact information of a person employed by the assisted living  |
| 59.16   | establishment with whom the resident may discuss the notice of termination.  |
|   |  |
| 59.17   | Subd. 4. Notice period for nonemergency assisted living contract terminations. A   |
| 59.17<br>59.18  | <u>Subd. 4.</u> <u>Notice period for nonemergency assisted living contract terminations.</u> <u>A</u><br><u>licensed assisted living establishment may terminate an assisted living contract 30 calendar</u>   |
|   |  |
| 59.18   | licensed assisted living establishment may terminate an assisted living contract 30 calendar   |
| 59.18<br>59.19  | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless   |
| 59.18<br>59.19<br>59.20   | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.   |
| <ul><li>59.18</li><li>59.19</li><li>59.20</li><li>59.21</li></ul>   | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed   |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> </ul>   | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days  |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> </ul>  | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:  |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> </ul>   | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract   |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> </ul>  | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living  |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> <li>59.26</li> </ul>   | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living<br>establishment, or creates an abusive or unsafe environment for other residents;   |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> <li>59.26</li> <li>59.27</li> </ul>  | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living<br>establishment, or creates an abusive or unsafe environment for other residents;<br>(2) a significant change in the resident's condition has resulted in service needs that are  |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> <li>59.26</li> <li>59.27</li> <li>59.28</li> </ul>                               | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living<br>establishment, or creates an abusive or unsafe environment for other residents;<br>(2) a significant change in the resident's condition has resulted in service needs that are<br>beyond the scope of services the assisted living establishment has indicated in its assisted  |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> <li>59.26</li> <li>59.26</li> <li>59.27</li> <li>59.28</li> <li>59.29</li> </ul> | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living<br>establishment, or creates an abusive or unsafe environment for other residents;<br>(2) a significant change in the resident's condition has resulted in service needs that are<br>beyond the scope of services the assisted living establishment has indicated in its assisted<br>living contract that it will provide or that cannot be safely met without additional services   |
| <ul> <li>59.18</li> <li>59.19</li> <li>59.20</li> <li>59.21</li> <li>59.22</li> <li>59.23</li> <li>59.24</li> <li>59.25</li> <li>59.26</li> <li>59.27</li> <li>59.28</li> <li>59.29</li> <li>59.30</li> </ul> | licensed assisted living establishment may terminate an assisted living contract 30 calendar<br>days after issuing the notice of contract termination required under subdivision 2, unless<br>the conditions of subdivision 5 are met.<br>Subd. 5. Notice period for emergency assisted living contract terminations. A licensed<br>assisted living establishment may terminate an assisted living contract ten calendar days<br>after issuing the notice of contract termination if:<br>(1) the resident engages in conduct that alters the terms of the assisted living contract<br>or creates an abusive or unsafe work environment for the employees of the assisted living<br>establishment, or creates an abusive or unsafe environment for other residents;<br>(2) a significant change in the resident's condition has resulted in service needs that are<br>beyond the scope of services the assisted living establishment has indicated in its assisted<br>living contract that it will provide or that cannot be safely met without additional services<br>provided by the establishment for which the resident is either unwilling or unable to pay, |

|       | 03/22/19            | REVISOR                   | SGS/EH                     | 19-4863                     | as introduced        |
|-------|---------------------|---------------------------|----------------------------|-----------------------------|----------------------|
| 60.1  | <u>(3) the e</u>    | stablishment has n        | ot received paymer         | nt for services.            |                      |
| 60.2  | Sec. 3. [14         | 4G.48] APPEAL             | OF TERMINATI               | ON OF HOUSING SE            | RVICES.              |
| 60.3  | Subdivis            | ion 1. <b>Right to ap</b> | peal. Residents of         | assisted living establish   | ments have the       |
| 60.4  | right to appo       | eal the termination       | of an assisted livin       | g contract that contained   | d as a term of the   |
| 60.5  | contract the        | provision of servi        | ces by the assisted        | living establishment.       |                      |
| 60.6  | <u>Subd. 2.</u>     | Permissible grou          | nds for appeal. Pe         | rmissible grounds for ar    | appeal of an         |
| 60.7  | assisted livit      | ng contract that co       | ntained as a term of       | f the contract the provisi  | on of services by    |
| 60.8  | the assisted        | living establishme        | ent are limited to the     | e following:                |                      |
| 60.9  | (1) the as          | sisted living establ      | lishment was motiva        | ated to terminate the cont  | ract as retaliation  |
| 60.10 | against the 1       | esident for exercis       | sing the resident's r      | ghts;                       |                      |
| 60.11 | <u>(2) a fact</u>   | ual dispute betwee        | n the assisted living      | establishment and the res   | sident concerning    |
| 60.12 | the underlyi        | ng reason for an e        | mergency terminati         | on of the assisted living   | contract; or         |
| 60.13 | <u>(3) termi</u>    | nation would resu         | lt in great harm or        | potential great harm to the | he resident as       |
| 60.14 | determined          | by a totality of the      | circumstances. A c         | ontract termination canr    | not be overturned    |
| 60.15 | under this c        | ause if the establis      | shment has alleged         | and demonstrated nonpa      | ayment. If an        |
| 60.16 | <u>administrati</u> | ve law judge finds        | sufficient evidence        | e to overturn a contract to | ermination under     |
| 60.17 | this clause, t      | he resident will be       | given an additiona         | 1 30 days' notice, after w  | hich the case will   |
| 60.18 | be reviewed         | to determine whe          | ther there is a sufficient | cient alternative.          |                      |
| 60.19 | Subd. 3.            | Appeals process.          | (a) Any appeal of a        | termination of an assiste   | ed living contract   |
| 60.20 | under this se       | ection must be file       | d with the Office of       | f Administrative Hearing    | gs within five       |
| 60.21 | business day        | /s of receipt of a n      | otice of contract ter      | mination.                   |                      |
| 60.22 | <u>(b)</u> An a     | ppeal hearing mus         | t occur within ten b       | usiness days of filing of   | appeal.              |
| 60.23 | <u>(c)</u> An a     | dministrative law j       | udge must issue a d        | lecision within ten busir   | ness days of the     |
| 60.24 | appeal heari        | ng.                       |                            |                             |                      |
| 60.25 | Subd. 4.            | Service provisior         | n while appeal pen         | ding. Pending the outco     | me of an appeal      |
| 60.26 | of the termi        | nation of an assiste      | ed living contract, i      | f additional services are   | needed to meet       |
| 60.27 | the health or       | safety needs of th        | e resident, the resid      | lent or designated reside   | ent representative   |
| 60.28 | is responsib        | le for arranging an       | d covering the cost        | s for those additional se   | rvices.              |
| 60.29 | Sec. 4. [14         | 4G.49] HOUSIN             | G AND SERVICE              | TERMINATION PLA             | ANNING.              |
| 60.30 | Subdivis            | ion 1. Duties of fa       | cility. If a facility to   | erminates housing or serv   | vices, the facility: |

|       | 03/22/19         | REVISOR               | SGS/EH                     | 19-4863                         | as introduced       |
|-------|------------------|-----------------------|----------------------------|---------------------------------|---------------------|
| 61.1  | (1) in th        | e event of a termin   | ation of housing, h        | as an affirmative duty to       | o ensure a          |
| 61.2  | <u> </u>         |                       |                            | a safe location that is a       |                     |
| 61.3  | resident, an     | d the facility must   | identify that location     | on prior to any appeal he       | earing;             |
| 61.4  | (2) in th        | e event of a termina  | ation of services, h       | as an affirmative duty to       | o ensure a          |
| 61.5  | coordinated      | and orderly transfe   | r of the resident to a     | an appropriate service pr       | ovider, if services |
| 61.6  | are still need   | ded and desired by    | the resident, and th       | e facility must identify        | the provider prior  |
| 61.7  | to any appe      | al hearing; and       |                            |                                 |                     |
| 61.8  | <u>(3) must</u>  | consult and cooper    | ate with the residen       | t, the resident's designate     | ed representatives, |
| 61.9  | resident rep     | resentatives, family  | y members, any int         | erested professionals, in       | cluding case        |
| 61.10 | managers, a      | nd applicable agen    | cies to make arrang        | gements to relocate the re      | esident, including  |
| 61.11 | consideratio     | on of the resident's  | goals.                     |                                 |                     |
| 61.12 | Subd. 2.         | Safe location. As     | afe location is not        | a private home where th         | ne occupant is      |
| 61.13 | unwilling or     | unable to care for    | the resident, a home       | eless shelter, a hotel, or a    | a motel. A facility |
| 61.14 | may not ter      | minate a resident's   | housing or services        | s if the resident will, as      | a result of the     |
| 61.15 | termination      | , become homeless     | , as that term is def      | fined in section 116L.36        | 1, subdivision 5,   |
| 61.16 | or if an ade     | quate and safe disc   | harge location or a        | dequate and needed serv         | vice provider has   |
| 61.17 | not been ide     | entified.             |                            |                                 |                     |
| 61.18 | <u>Subd. 3.</u>  | Written relocation    | <b>1 plan required.</b> Th | e facility must prepare a       | written relocation  |
| 61.19 | plan. The pl     | an must:              |                            |                                 |                     |
| 61.20 | (1) conta        | ain all the necessar  | y steps to be taken        | to reduce transfer traum        | na; and             |
| 61.21 | (2) spec         | ify the measures ne   | eded until relocation      | on that protect the reside      | ent and meet the    |
| 61.22 | resident's he    | ealth and safety nee  | eds.                       |                                 |                     |
| 61.23 | Subd. 4.         | No relocation with    | hout receiving sett        | ing accepting. A facility       | may not relocate    |
| 61.24 | the resident     | unless the place to   | which the resident         | will be relocated indica        | tes acceptance of   |
| 61.25 | the resident     | <u>.</u>              |                            |                                 |                     |
| 61.26 | <u>Subd. 5.</u>  | No termination o      | f services without         | <b>another provider.</b> If a r | esident continues   |
| 61.27 | to need and      | desire the services p | provided by the faci       | lity, the facility may not t    | terminate services  |
| 61.28 | unless anoth     | ner service provide   | r has indicated that       | it will provide those set       | rvices.             |
| 61.29 | Subd. 6.         | Information that      | must be conveyed.          | If a resident is relocated      | to another facility |
| 61.30 | or a nursing     | home provider, the    | e facility must time       | ely convey to that provid       | ler:                |
| 61.31 | <u>(1) the r</u> | esident's full name,  | date of birth, and         | insurance information;          |                     |

| 62.1           | (2) the name, telephone number, and address of the resident's representatives and resident    |
|----------------|---|
| 62.2           | representatives, if any;  |
| 62.3           | (3) the resident's current documented diagnoses that are relevant to the services being       |
| 62.4           | provided;   |
| 62.5           | (4) the resident's known allergies that are relevant to the services being provided;          |
| 62.6           | (5) the name and telephone number of the resident's physician, if known, and the current      |
| 62.7           | physician orders that are relevant to the services being provided;                            |
| 62.8           | (6) all medication administration records that are relevant to the services being provided;   |
| 62.9           | (7) the most recent resident assessment, if relevant to the services being provided; and      |
| 62.10          | (8) copies of health care directives, "do not resuscitate" orders, and any guardianship       |
| 62.11          | orders or powers of attorney.   |
|                |   |
| 62.12          | Sec. 5. [144G.50] PLANNED CLOSURES.   |
| 62.13          | Subdivision 1. Closure plan required. In the event that a facility elects to voluntarily      |
| 62.14          | close the facility, the facility must notify the commissioner and the Office of Ombudsman     |
| 62.15          | for Long-Term Care in writing by submitting a proposed closure plan.                          |
| 62.16          | Subd. 2. Content of closure plan. The facility's proposed closure plan must include:          |
| 62.17          | (1) the procedures and actions the facility will implement to notify residents of the         |
| 62.18          | closure, including a copy of the written notice to be given to residents, designated          |
| 62.19          | representatives, resident representatives, or family;   |
| 62.20          | (2) the procedures and actions the facility will implement to ensure all residents receive    |
| 62.21          | appropriate termination planning in accordance with section 144G.49;                          |
| 62.22          | (3) assessments of the needs and preferences of individual residents; and                     |
| 62.23          | (4) procedures and actions the facility will implement to maintain compliance with this       |
| 62.24          | chapter until all residents have relocated.   |
| 62.25          | Subd. 3. Commissioner's approval required prior to implementation. (a) The plan               |
| 62.26          | shall be subject to the commissioner's approval and, subject to section 144G.51, the facility |
| 62.27          | shall take no action to close the residence prior to the commissioner's approval of the plan. |
| 62.28          | The commissioner shall approve or otherwise respond to the plan as soon as practicable.       |
|                | (b) The commissioner of health may require the facility to work with a transitional team      |
| 62.29          |   |
| 62.29<br>62.30 | comprised of department staff, staff of the Office of Ombudsman for Long-Term Care, and       |

03/22/19

REVISOR

SGS/EH

19-4863

as introduced

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
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63.1 <u>other professionals the commissioner deems necessary to assist in the proper relocation of</u>
 63.2 residents.

# 63.3 <u>Subd. 4. Termination planning and final accounting requirements. Prior to</u> 63.4 termination, the facility must follow the termination planning requirements under section 63.5 <u>144G.49 for residents. The facility must implement the plan approved by the commissioner</u> 63.6 and ensure that arrangements for relocation and continued care that meet each resident's

63.7 social, emotional, and health needs are effectuated prior to closure.

# <u>Subd. 5.</u> Notice to residents. After the commissioner has approved the relocation plan and at least 60 days before closing, except as provided under section 144G.51, the facility must notify residents, designated representatives, and resident representatives or, if a resident <u>has no designated representative or resident representative, a family member, if known, of</u> the closure, the proposed date of closure, the contact information of the ombudsman for long-term care, and that the facility will follow the termination planning requirements under section 144G.49.

### 63.15 Sec. 6. [144G.51] EMERGENCY CLOSURES.

(a) In the event the facility must close because the commissioner deems the facility can
no longer remain open, the facility must meet all requirements in section 144G.50, except
for any requirements the commissioner finds would endanger the health and safety of
residents. In the event the commissioner determines a closure must occur with less than 60
days' notice, the facility shall provide notice to residents as soon as practicable or as directed
by the commissioner.

(b) Upon request from the commissioner, a facility must provide the commissioner with
any documentation related to the appropriateness of its relocation plan or to any assertion
that the facility lacks the funds to comply with section 144G.50, or that remaining open
would otherwise endanger the health and safety of residents pursuant to paragraph (a).

# 63.26 Sec. 7. [144G.511] RIGHTS UNDER LANDLORD TENANT LAW.

63.27 <u>Nothing in sections 144G.46 to 144G.51 affects the rights and remedies available under</u>
 63.28 <u>chapter 504B, except to the extent those rights or remedies are inconsistent with these</u>
 63.29 <u>sections.</u>

# 63.30 Sec. 8. [144G.52] TRANSFER OF RESIDENTS WITHIN FACILITY.

63.31 <u>Subdivision 1. Relocation. (a) A facility must provide for the safe, orderly, and</u>
63.32 appropriate transfer of residents within the facility.

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|----------|---------|--------|---------|---------------|

| 64.1  | (b) If a basic care and assisted living contract permits resident transfers within the facility, |
|-------|--|
| 64.2  | the facility must provide at least 30 days' advance notice of the transfer to the resident and   |
| 64.3  | the resident's designated representative.  |
| 64.4  | (c) In situations where there is a curtailment, reduction, capital improvement, or change        |
| 64.5  | in operations within a facility, the facility must minimize the number of transfers needed       |
| 64.6  | to complete the project or change in operations, consider individual resident needs and          |
| 64.7  | preferences, and provide reasonable accommodation for individual resident requests regarding     |
| 64.8  | the room transfer. The facility must provide notice to the Office of Ombudsman for               |
| 64.9  | Long-Term Care and, when appropriate, the Office of Ombudsman for Mental Health and              |
| 64.10 | Developmental Disabilities in advance of any notice to residents, residents' designated          |
| 64.11 | representatives, and families when all of the following circumstances apply:                     |
| 64.12 | (1) the transfers of residents within the facility are being proposed due to curtailment,        |
| 64.13 | reduction, capital improvements, or change in operations;  |
| 64.14 | (2) the transfers of residents within the facility are not temporary moves to accommodate        |
| 64.15 | physical plan upgrades or renovation; and  |
| 64.16 | (3) the transfers involve multiple residents being moved simultaneously.                         |
|       |  |
| 64.17 | Subd. 2. Notice required before relocation within location. (a) A facility must:                 |
| 64.18 | (1) notify a resident and the resident's representative, if any, at least 14 days prior to a     |
| 64.19 | proposed nonemergency relocation to a different room at the same location; and                   |
| 64.20 | (2) obtain consent from the resident and the resident's representative, if any.                  |
| 64.21 | (b) A resident must be allowed to stay in the resident's room. If a resident consents to a       |
| 64.22 | move, any needed reasonable modifications must be made to the new room to accommodate            |
| 64.23 | the resident's disabilities.   |
| 64.24 | Subd. 3. Evaluation. A facility shall evaluate the resident's individual needs before            |
| 64.25 | deciding whether the room the resident will be moved to fits the resident's psychological,       |
| 64.26 | cognitive, and health care needs, including the accessibility of the bathroom.                   |
| 64.27 | Subd. 4. Restriction on relocation. A person who has been a private-pay resident for             |
| 64.28 | at least one year and resides in a private room, and whose payments subsequently will be         |
| 64.29 | made under the medical assistance program under chapter 256B, may not be relocated to a          |
| 64.30 | shared room without the consent of the resident or the resident's representative, if any.        |
| 64.31 | <b>EFFECTIVE DATE.</b> This section is effective August 1, 2022.                                 |

**ARTICLE 5** 65.1 **STAFFING REQUIREMENTS** 65.2 Section 1. [144G.53] STAFF REQUIREMENTS. 65.3 Subdivision 1. Background studies required. (a) Employees, contractors, and volunteers 65.4 of the facility are subject to the background study required by section 144.057, and may be 65.5 65.6 disqualified under chapter 245C. Nothing in this subdivision shall be construed to prohibit the facility from requiring self-disclosure of criminal conviction information. 65.7 (b) Termination of an employee in good faith reliance on information or records obtained 65.8 under this subdivision regarding a confirmed conviction does not subject the assisted living 65.9 facility to civil liability or liability for unemployment benefits. 65.10 Subd. 2. Qualifications, training, and competency. All staff persons providing services 65.11 must be trained and competent in the provision of services consistent with current practice 65.12 standards appropriate to the resident's needs and be informed of the basic care and assisted 65.13 65.14 living bill of rights under section 144G.76. 65.15 Subd. 3. Licensed health professionals and nurses. (a) Licensed health professionals and nurses providing services as employees of a licensed facility must possess a current 65.16 65.17 Minnesota license or registration to practice. (b) Licensed health professionals and registered nurses must be competent in assessing 65.18 resident needs, planning appropriate services to meet resident needs, implementing services, 65.19 and supervising staff if assigned. 65.20 (c) Nothing in this subdivision limits or expands the rights of nurses or licensed health 65.21 professionals to provide services within the scope of their licenses or registrations, as 65.22 provided by law. 65.23 Subd. 4. Unlicensed personnel. (a) Unlicensed personnel providing services must have: 65.24 (1) successfully completed a training and competency evaluation appropriate to the 65.25 services provided by the facility and the topics listed in section 144G.54, subdivision 2, 65.26 paragraph (a); or 65.27 (2) demonstrated competency by satisfactorily completing a written or oral test on the 65.28 tasks the unlicensed personnel will perform and on the topics listed in section 144G.54, 65.29 subdivision 2, paragraph (a); and successfully demonstrated competency of topics in section 65.30 144G.54, subdivision 2, paragraph (a), clauses (5), (7), and (8), by a practical skills test. 65.31

Article 5 Section 1.

|       | 03/22/19          | REVISOR               | SGS/EH                | 19-4863                        | as introduced        |
|-------|-------------------|-----------------------|-----------------------|--------------------------------|----------------------|
| 66.1  | Unlicensed p      | personnel providin    | g basic care servic   | ces shall not perform del      | egated nursing or    |
| 66.2  | therapy tasks     | <u>s.</u>             |                       |                                |                      |
| 66.3  | (b) Unlic         | ensed personnel pe    | rforming delegate     | d nursing tasks in an assis    | sted living facility |
| 66.4  | <u>must:</u>      |                       |                       |                                |                      |
| 66.5  | <u>(1) have</u>   | successfully comp     | leted training and o  | demonstrated competence        | y by successfully    |
| 66.6  | completing a      | a written or oral tes | t of the topics in se | ection 144G.54, subdivis       | sion 2, paragraphs   |
| 66.7  | (a) and (b), a    | and a practical skil  | ls test on tasks list | ted in section 144G.54, s      | subdivision 2,       |
| 66.8  | paragraphs (a     | a), clauses (5) and   | (7), and (b), clause  | es (3), (5), (6), and (7), and | d all the delegated  |
| 66.9  | tasks they w      | ill perform;          |                       |                                |                      |
| 66.10 | <u>(2) satisf</u> | y the current requi   | rements of Medica     | are for training or compe      | etency of home       |
| 66.11 | health aides      | or nursing assistar   | ts, as provided by    | Code of Federal Regula         | ations, title 42,    |
| 66.12 | section 483       | or 484.36; or         |                       |                                |                      |
| 66.13 | <u>(3) have,</u>  | before April 19, 1    | 993, completed a      | training course for nursi      | ng assistants that   |
| 66.14 | was approve       | d by the commissi     | oner.                 |                                |                      |
| 66.15 | (c) Unlic         | ensed personnel po    | erforming therapy     | or treatment tasks deleg       | ated or assigned     |
| 66.16 | by a licensed     | l health profession   | al must meet the re   | equirements for delegate       | ed tasks in section  |
| 66.17 | 144G.55, sul      | bdivision 2, and ar   | y other training of   | r competency requireme         | nts within the       |
| 66.18 | licensed heat     | lth professional's se | cope of practice re   | lating to delegation or as     | signment of tasks    |
| 66.19 | to unlicensed     | d personnel.          |                       |                                |                      |
| 66.20 | Subd. 5.          | Temporary staff.      | When a facility co    | ontracts with a temporary      | y staffing agency,   |
| 66.21 | those individ     | luals must meet the   | e same requiremen     | nts required by this section   | on for personnel     |
| 66.22 | employed by       | the facility and sl   | nall be treated as in | f they are staff of the fac    | ility.               |
| 66.23 | Sec. 2. [14       | 4G.54] COMPET         | <u>'ENCY EVALUA</u>   | TIONS.                         |                      |
| 66.24 | Subdivisi         | ion 1. Requiremer     | its for instructors   | and competency evaluation      | ations. Instructors  |
| 66.25 | and compete       | ency evaluators mu    | st meet the follow    | ing requirements:              |                      |
| 66.26 | <u>(1) traini</u> | ng and competency     | y evaluations of u    | nlicensed personnel prov       | viding basic care    |
| 66.27 | services mus      | st be conducted by    | individuals with v    | work experience and trai       | ning in providing    |
| 66.28 | basic care se     | prvices; and          |                       |                                |                      |
| 66.29 | (2) trainir       | ng and competency     | evaluations of unli   | censed personnel providing     | ng comprehensive     |
| 66.30 | assisted livir    | ng services must be   | e conducted by a r    | egistered nurse, or anoth      | er instructor may    |
| 66.31 | provide train     | ing in conjunction    | with the registere    | ed nurse.                      |                      |

|       | 03/22/19          | REVISOR              | SGS/EH               | 19-4863                      | as introduced      |
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| 67.1  | Subd. 2.          | Required element     | s of competency of   | evaluations. (a) Training    | and competency     |
| 67.2  | evaluations f     | or all unlicensed p  | ersonnel must inc    | lude the following:          |                    |
| 67.3  | <u>(1) docun</u>  | nentation requirem   | ents for all servic  | es provided;                 |                    |
| 67.4  | (2) report        | s of changes in the  | e resident's conditi | ion to the supervisor desig  | gnated by the      |
| 67.5  | facility;         |                      |                      |                              |                    |
| 67.6  | (3) basic         | infection control, i | ncluding blood-b     | orne pathogens;              |                    |
| 67.7  | <u>(4) mainte</u> | enance of a clean a  | and safe environm    | ient;                        |                    |
| 67.8  | <u>(5)</u> appro  | priate and safe tec  | hniques in person    | al hygiene and grooming,     | including:         |
| 67.9  | (i) hair ca       | re and bathing;      |                      |                              |                    |
| 67.10 | (ii) care o       | f teeth, gums, and   | oral prosthetic de   | evices;                      |                    |
| 67.11 | (iii) care a      | and use of hearing   | aids; and            |                              |                    |
| 67.12 | (iv) dress        | ing and assisting v  | vith toileting;      |                              |                    |
| 67.13 | (6) trainir       | ng on the preventio  | on of falls;         |                              |                    |
| 67.14 | (7) standb        | by assistance techn  | iques and how to     | perform them;                |                    |
| 67.15 | <u>(8) medic</u>  | ation, exercise, an  | d treatment remin    | ders;                        |                    |
| 67.16 | (9) basic         | nutrition, meal pre  | paration, food saf   | ety, and assistance with e   | ating;             |
| 67.17 | (10) prepa        | aration of modified  | d diets as ordered   | by a licensed health profe   | essional;          |
| 67.18 | <u>(11)</u> comr  | nunication skills th | at include preserv   | ing the dignity of the resid | ent and showing    |
| 67.19 | respect for th    | e resident and the   | resident's preferen  | nces, cultural background    | , and family;      |
| 67.20 | <u>(12)</u> awar  | eness of confident   | iality and privacy   | <u>2</u>                     |                    |
| 67.21 | <u>(13)</u> unde  | rstanding appropri   | ate boundaries bet   | tween staff and residents a  | and the resident's |
| 67.22 | family;           |                      |                      |                              |                    |
| 67.23 | <u>(14) proce</u> | edures to use in ha  | ndling various en    | nergency situations; and     |                    |
| 67.24 | <u>(15)</u> awar  | eness of commonl     | y used health tech   | nnology equipment and as     | ssistive devices.  |
| 67.25 | <u>(b) In add</u> | lition to paragraph  | (a), training and    | competency evaluation fo     | or unlicensed      |
| 67.26 | personnel pro     | oviding comprehen    | nsive assisted livin | ng services must include:    |                    |
| 67.27 | <u>(1)</u> observ | ving, reporting, and | d documenting res    | sident status;               |                    |
| 67.28 | (2) basic 1       | knowledge of bod     | y functioning and    | changes in body function     | ling, injuries, or |
| 67.29 | other observe     | ed changes that mu   | ist be reported to   | appropriate personnel;       |                    |
|       |                   |                      |                      |                              |                    |

Article 5 Sec. 2.

03/22/19

REVISOR

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as introduced

|       | 03/22/19          | REVISOR                    | SGS/EH              | 19-4863                       | as introduced       |
|-------|-------------------|----------------------------|---------------------|-------------------------------|---------------------|
| 68.1  | <u>(3)</u> readin | ng and recording te        | emperature, pulse   | and respirations of the r     | esident;            |
| 68.2  | <u>(</u> 4) recog | nizing physical, em        | notional, cognitive | e, and developmental need     | ls of the resident; |
| 68.3  | <u>(5)</u> safe t | ransfer techniques         | and ambulation;     |                               |                     |
| 68.4  | <u>(6)</u> range  | of motioning and           | positioning; and    |                               |                     |
| 68.5  | <u>(7)</u> admin  | nistering medicatio        | ns or treatments a  | as required.                  |                     |
| 68.6  | Sec. 3 [14        | 4G.55] DELEGAT             | FION AND SUP        | ERVISION                      |                     |
|       |                   |                            |                     |                               | .1                  |
| 68.7  |                   |                            |                     | (a) A basic care facility m   |                     |
| 68.8  |                   | staff for consultation     | on on items relatin | ng to the provision of serv   | vices or about the  |
| 68.9  | resident.         |                            |                     |                               |                     |
| 68.10 | (b) Assis         | ted living facilities      | must have a regi    | stered nurse available for    | consultation to     |
| 68.11 | staff perform     | ning delegated nurs        | sing tasks and mu   | st have an appropriate lic    | ensed health        |
| 68.12 | professional      | available if perform       | ming other delega   | ted services such as there    | apies.              |
| 68.13 | <u>(c)</u> The a  | ppropriate contact         | person must be re   | eadily available either in    | person, by          |
| 68.14 | telephone, or     | r by other means to        | the staff at times  | when the staff is provide     | ng services.        |
| 68.15 | Subd. 2.          | <b>Delegation.</b> (a) A r | egistered nurse or  | licensed health professio     | onal may delegate   |
| 68.16 | tasks only to     | staff who are com          | petent and posses   | s the knowledge and skill     | s consistent with   |
| 68.17 | the complex       | ity of the tasks and       | according to the    | appropriate Minnesota p       | ractice act. The    |
| 68.18 | assisted livir    | ng facility must esta      | ablish and implen   | nent a system to commun       | nicate up-to-date   |
| 68.19 | information       | to the registered nu       | urse or licensed he | ealth professional regardi    | ng the current      |
| 68.20 | available sta     | ff and their compet        | tency so the regist | ered nurse or licensed he     | alth professional   |
| 68.21 | has sufficien     | t information to de        | termine the appro   | priateness of delegating      | tasks to meet       |
| 68.22 | individual re     | esident needs and p        | references.         |                               |                     |
| 68.23 | (b) When          | the registered nurs        | se or licensed heal | th professional delegates     | tasks, that person  |
| 68.24 | must ensure       | that prior to the de       | legation the unlic  | ensed personnel is traine     | d in the proper     |
| 68.25 | methods to p      | perform the tasks of       | r procedures for e  | ach resident and are able     | to demonstrate      |
| 68.26 | the ability to    | competently follo          | w the procedures    | and perform the tasks. If     | an unlicensed       |
| 68.27 | personnel ha      | s not regularly per        | formed the delega   | ated assisted living task for | or a period of 24   |
| 68.28 | consecutive       | months, the unlicer        | nsed personnel m    | ust demonstrate competer      | ncy in the task to  |
| 68.29 | the registere     | d nurse or appropri        | iate licensed healt | h professional. The regis     | tered nurse or      |
| 68.30 | licensed heat     | lth professional mu        | ist document inst   | ructions for the delegated    | tasks in the        |
| 68.31 | resident's rec    | cord.                      |                     |                               |                     |
|       |                   |                            |                     |                               |                     |
|       |                   |                            |                     |                               |                     |

03/22/19 REVISOR

| 69.1  | Subd. 3. Supervision of basic care staff. (a) Staff who perform basic care services must        |
|-------|---|
| 69.2  | be supervised periodically where the services are being provided to verify that the work is     |
| 69.3  | being performed competently and to identify problems and solutions to address issues            |
| 69.4  | relating to the staff's ability to provide the services. The supervision of the unlicensed      |
| 69.5  | personnel must be done by staff of the facility having the authority, skills, and ability to    |
| 69.6  | provide the supervision of unlicensed personnel and who can implement changes as needed,        |
| 69.7  | and train staff.  |
| 69.8  | (b) Supervision includes direct observation of unlicensed personnel while the unlicensed        |
| 69.9  | personnel are providing the services and may also include indirect methods of gaining input     |
| 69.10 | such as gathering feedback from the resident. Supervisory review of staff must be provided      |
| 69.11 | at a frequency based on the staff person's competency and performance.                          |
| 69.12 | Subd. 4. Supervision of delegated tasks and therapy. (a) Staff who perform delegated            |
| 69.13 | nursing or therapy tasks must be supervised by an appropriate licensed health professional      |
| 69.14 | or a registered nurse per the assisted living facility's policy where the services are being    |
| 69.15 | provided to verify that the work is being performed competently and to identify problems        |
| 69.16 | and solutions related to the staff person's ability to perform the tasks. Supervision of staff  |
| 69.17 | performing medication or treatment administration shall be provided by a registered nurse       |
| 69.18 | or appropriate licensed health professional and must include observation of the staff           |
| 69.19 | administering the medication or treatment and the interaction with the resident.                |
| 69.20 | (b) The direct supervision of staff performing delegated tasks must be provided within          |
| 69.21 | 30 days after the date on which the individual begins working for the facility and first        |
| 69.22 | performs the delegated tasks for residents and thereafter as needed based on performance.       |
| 69.23 | This requirement also applies to staff who have not performed delegated tasks for one year      |
| 69.24 | or longer.  |
| 69.25 | Subd. 5. Documentation of supervision. A facility must retain documentation of                  |
| 69.26 | supervision activities in the personnel records.  |
|       |   |
| 69.27 | Sec. 4. [144G.56] ORIENTATION AND ANNUAL TRAINING REQUIREMENTS.                                 |
| 69.28 | Subdivision 1. Orientation of staff and supervisors. All staff providing and supervising        |
| 69.29 | direct services must complete an orientation to facility licensing requirements and regulations |
| 69.30 | before providing services to residents. The orientation may be incorporated into the training   |
| 69.31 | required under subdivision 6. The orientation need only be completed once for each staff        |
| 69.32 | person and is not transferable to another facility.   |
| 69.33 | Subd. 2. Content. (a) The orientation must contain the following topics:                        |

| 70.1(1) an overview of this chapter;70.2(2) an introduction and review of the facility's policies and procedures related to the70.3provision of assisted living services by the individual staff person;70.4(3) handling of emergencies and use of emergency services;70.5(4) compliance with and reporting of the maltreatment of vulnerable adults under section70.6626.557;70.7(5) basic care and assisted living bill of rights under section 144G.76;70.8(6) protection-related rights under section 144G.77;70.9(7) handling of residents' complaints, reporting of complaints, and where to report70.10complaints, including information on the Minnesota Adult Abuse Reporting Center and the70.11Office of Health Facility Complaints;70.12(8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,70.13Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult70.14Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of70.15Human Services, county-managed care advocates, or other relevant advocacy services; and70.16(9) a review of the types of assisted living services the employee will be providing and70.13the facility's tier of licensure.70.14(b) In addition to the topics in paragraph (a), orientation may also contain training on70.19providing services to residents with hearing loss. Any training on hearing loss provided70.21under this subdivision must be high quality and research based, may include online training,70.22 <td< th=""></td<>   |
|--|
| 70.3       provision of assisted living services by the individual staff person;         70.4       (3) handling of emergencies and use of emergency services;         70.5       (4) compliance with and reporting of the maltreatment of vulnerable adults under section         70.6       626.557;         70.7       (5) basic care and assisted living bill of rights under section 144G.76;         70.8       (6) protection-related rights under section 144G.77;         70.9       (7) handling of residents' complaints, reporting of complaints, and where to report         70.10       complaints, including information on the Minnesota Adult Abuse Reporting Center and the         70.11       (8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,         70.12       (8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,         70.13       Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult         70.14       Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of         70.15       Human Services, county-managed care advocates, or other relevant advocacy services; and         70.16       (9) a review of the types of assisted living services the employee will be providing and         70.17       the facility's tier of licensure.         70.18       (b) In addition to the topics in paragraph (a), orientation may also contain training on <td< th=""></td<>  |
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| <ul> <li>(3) handling of emergencies and use of emergency services;</li> <li>(4) compliance with and reporting of the maltreatment of vulnerable adults under section<br/>626.557;</li> <li>(5) basic care and assisted living bill of rights under section 144G.76;</li> <li>(6) protection-related rights under section 144G.77;</li> <li>(7) handling of residents' complaints, reporting of complaints, and where to report</li> <li>complaints, including information on the Minnesota Adult Abuse Reporting Center and the<br/>Office of Health Facility Complaints;</li> <li>(8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,</li> <li>Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult</li> <li>Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of</li> <li>Human Services, county-managed care advocates, or other relevant advocacy services; and</li> <li>(9) a review of the types of assisted living services the employee will be providing and</li> <li>the facility's tier of licensure.</li> <li>(b) In addition to the topics in paragraph (a), orientation may also contain training on</li> <li>providing services to residents with hearing loss. Any training on hearing loss provided</li> <li>under this subdivision must be high quality and research based, may include online training,</li> <li>and must include training on one or more of the following topics:</li> <li>(1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,</li> </ul> |
| <ul> <li>(4) compliance with and reporting of the maltreatment of vulnerable adults under section</li> <li>626.557;</li> <li>(5) basic care and assisted living bill of rights under section 144G.76;</li> <li>(6) protection-related rights under section 144G.77;</li> <li>(7) handling of residents' complaints, reporting of complaints, and where to report</li> <li>complaints, including information on the Minnesota Adult Abuse Reporting Center and the</li> <li>Office of Health Facility Complaints;</li> <li>(8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,</li> <li>Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult</li> <li>Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of</li> <li>Human Services, county-managed care advocates, or other relevant advocacy services; and</li> <li>(9) a review of the types of assisted living services the employee will be providing and</li> <li>the facility's tier of licensure.</li> <li>(b) In addition to the topics in paragraph (a), orientation may also contain training on</li> <li>providing services to residents with hearing loss. Any training on hearing loss provided</li> <li>under this subdivision must be high quality and research based, may include online training,</li> <li>and must include training on one or more of the following topics:</li> <li>(1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,</li> </ul>   |
| 70.6       626.557;         70.7       (5) basic care and assisted living bill of rights under section 144G.76;         70.8       (6) protection-related rights under section 144G.77;         70.9       (7) handling of residents' complaints, reporting of complaints, and where to report         70.10       complaints, including information on the Minnesota Adult Abuse Reporting Center and the         70.11       complaints, including information on the Minnesota Adult Abuse Reporting Center and the         70.12       (8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,         70.13       Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult         70.14       Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of         70.15       Human Services, county-managed care advocates, or other relevant advocacy services; and         70.16       (9) a review of the types of assisted living services the employee will be providing and         70.17       the facility's tier of licensure.         70.18       (b) In addition to the topics in paragraph (a), orientation may also contain training on         70.20       under this subdivision must be high quality and research based, may include online training,         70.21       (1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,  |
| <ul> <li>(5) basic care and assisted living bill of rights under section 144G.76;</li> <li>(6) protection-related rights under section 144G.77;</li> <li>(7) handling of residents' complaints, reporting of complaints, and where to report</li> <li>complaints, including information on the Minnesota Adult Abuse Reporting Center and the</li> <li>Office of Health Facility Complaints;</li> <li>(8) consumer advocacy services of the Office of Ombudsman for Long-Term Care,</li> <li>Office of Ombudsman for Mental Health and Developmental Disabilities, Minnesota Adult</li> <li>Abuse Reporting Center (MAARC), Managed Care Ombudsman at the Department of</li> <li>Human Services, county-managed care advocates, or other relevant advocacy services; and</li> <li>(9) a review of the types of assisted living services the employee will be providing and</li> <li>the facility's tier of licensure.</li> <li>(b) In addition to the topics in paragraph (a), orientation may also contain training on</li> <li>providing services to residents with hearing loss. Any training on hearing loss provided</li> <li>under this subdivision must be high quality and research based, may include online training,</li> <li>and must include training on one or more of the following topics:</li> <li>(1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,</li> </ul>   |
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| <ul> <li>and must include training on one or more of the following topics:</li> <li>(1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,</li> </ul>   |
| 70.22 (1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,  |
|  |
| and the challenges it poses to communication;  |
|  |
| 70.24 (2) health impacts related to untreated age-related hearing loss, such as increased  |
| 70.25 incidence of dementia, falls, hospitalizations, isolation, and depression; or  |
| (3) information about strategies and technology that may enhance communication and   |
| <sup>70.27</sup> involvement, including communication strategies, assistive listening devices, hearing aids,   |
| visual and tactile alerting devices, communication access in real time, and closed captions.   |
| 70.29 Subd. 3. Verification and documentation of orientation. Each facility shall retain   |
| 70.30 evidence in the employee record of each staff person having completed the orientation  |
| 70.31 required by this section.  |

| 71.1  | Subd. 4. Orientation to resident. Staff providing services must be oriented specifically        |
|-------|---|
| 71.2  | to each individual resident and the services to be provided. This orientation may be provided   |
| 71.3  | in person, orally, in writing, or electronically.   |
| 71.4  | Subd. 5. Training required relating to Alzheimer's disease and related disorders. All           |
| 71.5  | direct care staff and supervisors providing direct services must receive training that includes |
| 71.6  | a current explanation of Alzheimer's disease and related disorders, effective approaches to     |
| 71.7  | use to problem solve when working with a resident's challenging behaviors, and how to           |
| 71.8  | communicate with residents who have Alzheimer's or related disorders.                           |
| 71.9  | Subd. 6. Required annual training. (a) All staff that perform direct services must              |
| 71.10 | complete at least eight hours of annual training for each 12 months of employment. The          |
| 71.11 | training may be obtained from the facility or another source and must include topics relevant   |
| 71.12 | to the provision of assisted living services. The annual training must include:                 |
| 71.13 | (1) training on reporting of maltreatment of vulnerable adults under section 626.557;           |
| 71.14 | (2) review of the basic care and assisted living bill of rights in section 144G.76;             |
| 71.15 | (3) review of infection control techniques used in the home and implementation of               |
| 71.16 | infection control standards including a review of hand washing techniques; the need for and     |
| 71.17 | use of protective gloves, gowns, and masks; appropriate disposal of contaminated materials      |
| 71.18 | and equipment, such as dressings, needles, syringes, and razor blades; disinfecting reusable    |
| 71.19 | equipment; disinfecting environmental surfaces; and reporting communicable diseases;            |
| 71.20 | (4) effective approaches to use to problem solve when working with a resident's                 |
| 71.21 | challenging behaviors, and how to communicate with residents who have Alzheimer's               |
| 71.22 | disease or related disorders;   |
| 71.23 | (5) review of the facility's policies and procedures relating to the provision of assisted      |
| 71.24 | living services and how to implement those policies and procedures; and                         |
| 71.25 | (6) review of protection-related rights as stated in section 144G.77.                           |
| 71.26 | (b) In addition to the topics in paragraph (a), annual training may also contain training       |
| 71.27 | on providing services to residents with hearing loss. Any training on hearing loss provided     |
| 71.28 | under this subdivision must be high quality and research based, may include online training,    |
| 71.29 | and must include training on one or more of the following topics:                               |
| 71.30 | (1) an explanation of age-related hearing loss and how it manifests itself, its prevalence,     |
| 71.31 | and challenges it poses to communication;   |

| 72.1  | (2) the health impacts related to untreated age-related hearing loss, such as increased        |
|-------|--|
| 72.2  | incidence of dementia, falls, hospitalizations, isolation, and depression; or                  |
| 72.3  | (3) information about strategies and technology that may enhance communication and             |
| 72.4  | involvement, including communication strategies, assistive listening devices, hearing aids,    |
| 72.5  | visual and tactile alerting devices, communication access in real time, and closed captions.   |
| 72.6  | Subd. 7. Documentation. A facility must retain documentation in the employee records           |
| 72.7  | of staff who have satisfied the orientation and training requirements of this section.         |
| 72.8  | Subd. 8. Implementation. A facility must implement all orientation and training topics         |
| 72.9  | covered in this section.   |
|       |  |
| 72.10 | Sec. 5. [144G.57] TRAINING IN DEMENTIA CARE REQUIRED.  |
| 72.11 | Subdivision 1. Assisted living facility dementia training requirements. (a) Assisted           |
| 72.12 | living facilities must meet the following training requirements:                               |
| 72.13 | (1) supervisors of direct-care staff must have at least eight hours of initial training on     |
| 72.14 | topics specified under paragraph (b) within 120 working hours of the employment start          |
| 72.15 | date, and must have at least two hours of training on topics related to dementia care for each |
| 72.16 | 12 months of employment thereafter;  |
| 72.17 | (2) direct-care employees must have completed at least eight hours of initial training on      |
| 72.18 | topics specified under paragraph (b) within 160 working hours of the employment start          |
| 72.19 | date. Until this initial training is complete, an employee must not provide direct care unless |
| 72.20 | there is another employee on site who has completed the initial eight hours of training on     |
| 72.21 | topics related to dementia care and who can act as a resource and assist if issues arise. A    |
| 72.22 | trainer of the requirements under paragraph (b) or a supervisor meeting the requirements       |
| 72.23 | in clause (1) must be available for consultation with the new employee until the training      |
| 72.24 | requirement is complete. Direct-care employees must have at least two hours of training on     |
| 72.25 | topics related to dementia for each 12 months of employment thereafter;                        |
| 72.26 | (3) staff who do not provide direct care, including maintenance, housekeeping, and food        |
| 72.27 | service staff, must have at least four hours of initial training on topics specified under     |
| 72.28 | paragraph (b) within 160 working hours of the employment start date, and must have at          |
| 72.29 | least two hours of training on topics related to dementia care for each 12 months of           |
| 72.30 | employment thereafter; and   |
| 72.31 | (4) new employees may satisfy the initial training requirements by producing written           |
| 72.32 | proof of previously completed required training within the past 18 months.                     |

|       | 03/22/19          | REVISOR                    | SGS/EH                  | 19-4863                       | as introduced        |
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| 73.1  | (b) Area          | s of required training     | ng include:             |                               |                      |
| 73.2  | <u>(1) an ex</u>  | planation of Alzhe         | eimer's disease and     | related disorders;            |                      |
| 73.3  | <u>(2)</u> assist | tance with activitie       | s of daily living;      |                               |                      |
| 73.4  | <u>(3) probl</u>  | em solving with cl         | nallenging behavior     | rs; and                       |                      |
| 73.5  | <u>(</u> 4) comr  | nunication skills.         |                         |                               |                      |
| 73.6  | <u>(c)</u> The f  | acility shall provid       | e to consumers in v     | written or electronic for     | m a description of   |
| 73.7  | the training      | program, the categ         | ories of employees      | trained, the frequency        | of training, and     |
| 73.8  | the basic top     | pics covered.              |                         |                               |                      |
| 73.9  | <u>Subd. 2.</u>   | <b>Basic care facility</b> | y dementia trainin      | <b>g requirements.</b> (a) Ba | asic care facilities |
| 73.10 | must meet tl      | he following training      | ng requirements:        |                               |                      |
| 73.11 | (1) super         | visors of direct-ca        | re staff must have a    | t least four hours of in      | itial training on    |
| 73.12 | topics speci      | fied under paragrap        | oh (b) within 120 w     | orking hours of the em        | ployment start       |
| 73.13 | date, and mu      | ist have at least two      | hours of training o     | n topics related to demo      | entia care for each  |
| 73.14 | 12 months o       | of employment ther         | eafter;                 |                               |                      |
| 73.15 | (2) direc         | t-care employees n         | nust have complete      | d at least four hours of      | initial training on  |
| 73.16 | topics specif     | fied under paragrap        | oh (b) within 160 w     | orking hours of the em        | ployment start       |
| 73.17 | date. Until tl    | his initial training i     | s complete, an emp      | loyee must not provide        | direct care unless   |
| 73.18 | there is anot     | ther employee on s         | ite who has comple      | ted the initial four hour     | rs of training on    |
| 73.19 | topics relate     | d to dementia care         | and who can act as      | a resource and assist i       | f issues arise. A    |
| 73.20 | trainer of the    | e requirements und         | ler paragraph (b) or    | a supervisor meeting t        | he requirements      |
| 73.21 | under clause      | e (1) must be availa       | ble for consultation    | with the new employed         | e until the training |
| 73.22 | requirement       | is complete. Direc         | t-care employees m      | nust have at least two ho     | ours of training on  |
| 73.23 | topics relate     | d to dementia for e        | each 12 months of e     | employment thereafter;        |                      |
| 73.24 | (3) staff         | who do not provide         | direct care, includi    | ng maintenance, house         | keeping, and food    |
| 73.25 | service staff     | ; must have at leas        | t four hours of initi   | al training on topics sp      | ecified under        |
| 73.26 | paragraph (b      | o) within 160 work         | ing hours of the em     | ployment start date, ar       | nd must have at      |
| 73.27 | least two ho      | urs of training on t       | opics related to der    | mentia care for each 12       | months of            |
| 73.28 | employment        | t thereafter; and          |                         |                               |                      |
| 73.29 | (4) new (         | employees may sat          | tisfy the initial train | ing requirements by pr        | oducing written      |
| 73.30 | proof of pre      | viously completed          | required training w     | vithin the past 18 month      | ns.                  |
| 73.31 | (b) Area          | s of required training     | ng include:             |                               |                      |
| 73.32 | <u>(1)</u> an ex  | planation of Alzhe         | eimer's disease and     | related disorders;            |                      |

|       | 03/22/19          | REVISOR               | SGS/EH               | 19-4863                     | as introduced       |
|-------|-------------------|-----------------------|----------------------|-----------------------------|---------------------|
| 74.1  | (2) assista       | ance with activitie   | s of daily living;   |                             |                     |
| 74.2  | (3) proble        | em solving with cl    | nallenging behavio   | ors; and                    |                     |
| 74.3  | <u>(4) comm</u>   | unication skills.     |                      |                             |                     |
| 74.4  | <u>(c)</u> The fa | cility shall provid   | e to consumers in    | written or electronic forn  | n a description of  |
| 74.5  | the training p    | program, the categ    | ories of employee    | s trained, the frequency of | of training, and    |
| 74.6  | the basic topi    | ics covered.          |                      |                             |                     |
| 74.7  |                   |                       | ARTICL               | E 6                         |                     |
| 74.8  |                   |                       | SERVICI              | ES                          |                     |
| 74.9  | Section 1.        | [144G.60] ACCE        | PTANCE OF RE         | SIDENTS.                    |                     |
| 74.10 | A facility        | may not accept a      | person as a reside   | nt unless the facility has  | staff, sufficient   |
| 74.11 | in qualification  | ons, competency,      | and numbers, to ac   | dequately provide the ser   | vices agreed to     |
| 74.12 | in the service    | e agreement and th    | hat are within the f | acility's scope of practice | <u>.</u>            |
| 74.13 | Sec. 2. [144      | 4G.61] REFERR         | ALS TO ANOTH         | IER PROVIDER.               |                     |
| 74.14 | If a facilit      | ty reasonably beli    | eves that a residen  | t is in need of another me  | edical or health    |
| 74.15 | service, inclu    | ding a licensed he    | alth professional, c | or social service provider, | the facility shall: |
| 74.16 | (1) determ        | nine the resident's   | preferences with 1   | respect to obtaining the s  | ervice; and         |
| 74.17 | (2) inform        | n the resident of th  | ne resources availa  | ble, if known, to assist th | ne resident in      |
| 74.18 | obtaining ser     | vices.                |                      |                             |                     |
| 74.19 | Sec. 3. [144      | 4G.62] INITIATI       | ON OF SERVIC         | <u>ES.</u>                  |                     |
| 74.20 | When a fa         | acility initiates ser | vices and the indiv  | vidualized review or asso   | essment required    |
| 74.21 | under section     | 144G.63 has not       | been completed, th   | e facility must complete    | a temporary plan    |
| 74.22 | and agreemen      | nt with the resider   | nt for services.     |                             |                     |
| 74.23 | Sec. 4. [144      | 4G.63] INITIAL        | REVIEWS; ASS         | ESSMENTS; MONITC            | DRING.              |
| 74.24 | <u>(a)</u> A basi | ic care facility sha  | ll complete an ind   | ividualized initial review  | of the resident's   |
| 74.25 | needs and pro     | eferences. The ini    | tial review must be  | e completed within 30 da    | iys of the start of |
| 74.26 | services. Res     | ident monitoring      | and review must b    | e conducted as needed b     | ased on changes     |
| 74.27 | in the needs of   | of the resident and   | l cannot exceed 90   | days from the date of th    | e last review.      |
| 74.28 | <u>(b)</u> An as  | sisted living facili  | ty shall conduct a   | nursing assessment by a     | registered nurse    |
| 74.29 | of the physic     | al and cognitive n    | eeds of the prospe   | ctive resident and propos   | se a temporary      |

| 75.1   | service agreement prior to the date on which a prospective resident executes a contract with  |
|--|---|
| 75.2   | a facility or the date on which a prospective resident moves in, whichever is earlier. If   |
| 75.3   | necessitated by either the geographic distance between the prospective resident and the   |
| 75.4   | facility, or urgent or unexpected circumstances, the assessment may be conducted using  |
| 75.5   | telecommunication methods based on practice standards that meet the resident's needs and  |
| 75.6   | reflect person-centered planning and care delivery. The nursing assessment must be  |
| 75.7   | completed within five days of the start of services.  |
| 75.8   | (c) Resident reassessment and monitoring must be conducted no more than 14 days after   |
| 75.9   | initiation of services. Ongoing resident reassessment and monitoring must be conducted as   |
| 75.10  | needed based on changes in the needs of the resident and cannot exceed 90 days from the   |
| 75.11  | last date of the assessment.  |
| 75.12  | (d) Residents who are not receiving any services shall not be required to undergo an  |
| 75.13  | initial review or nursing assessment.   |
| 75.14  | (e) A facility must inform the prospective resident of the availability of and contact  |
| 75.15  | information for long-term care consultation services under section 256B.0911, prior to the  |
| 75.16  | date on which a prospective resident executes a contract with a facility or the date on which   |
| 75.17  | a prospective resident moves in, whichever is earlier.  |
|  |   |
| 75.18  | Sec. 5. [144G.64] SERVICE AGREEMENTS.   |
|  |   |
| 75.19  | (a) No later than 14 days after the date that services are first provided, a facility shall   |
|  |   |
| 75.19  | (a) No later than 14 days after the date that services are first provided, a facility shall   |
| 75.19<br>75.20   | (a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.   |
| 75.19<br>75.20<br>75.21  | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall</li> <li><u>finalize a current written service agreement.</u></li> <li>(b) The service agreement and any revisions must include a signature or other</li> </ul>  |
| <ul><li>75.19</li><li>75.20</li><li>75.21</li><li>75.22</li></ul>  | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall</li> <li>finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other</li> <li>authentication by the facility and by the resident or the designated representative documenting</li> </ul>  |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> </ul>  | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall</li> <li><u>finalize a current written service agreement.</u></li> <li>(b) The service agreement and any revisions must include a signature or other</li> <li><u>authentication by the facility and by the resident or the designated representative documenting</u></li> <li><u>agreement on the services to be provided. The service agreement must be revised, if needed,</u></li> </ul>  |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> </ul>   | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall</li> <li><u>finalize a current written service agreement.</u></li> <li>(b) The service agreement and any revisions must include a signature or other</li> <li>authentication by the facility and by the resident or the designated representative documenting</li> <li>agreement on the services to be provided. The service agreement must be revised, if needed,</li> <li>based on resident review or reassessment under section 144G.63. The facility must provide</li> </ul>   |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> </ul>  | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other authentication by the facility and by the resident or the designated representative documenting agreement on the services to be provided. The service agreement must be revised, if needed, based on resident review or reassessment under section 144G.63. The facility must provide information to the resident about changes to the facility's fee for services and how to contact</li> </ul>  |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> <li>75.26</li> </ul>   | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other authentication by the facility and by the resident or the designated representative documenting agreement on the services to be provided. The service agreement must be revised, if needed, based on resident review or reassessment under section 144G.63. The facility must provide information to the resident about changes to the facility's fee for services and how to contact the Office of Ombudsman for Long-Term Care.</li> </ul>  |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> <li>75.26</li> <li>75.27</li> </ul>  | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall</li> <li><u>finalize a current written service agreement.</u></li> <li>(b) The service agreement and any revisions must include a signature or other</li> <li>authentication by the facility and by the resident or the designated representative documenting</li> <li>agreement on the services to be provided. The service agreement must be revised, if needed,</li> <li>based on resident review or reassessment under section 144G.63. The facility must provide</li> <li>information to the resident about changes to the facility's fee for services and how to contact</li> <li>the Office of Ombudsman for Long-Term Care.</li> <li>(c) The facility must implement and provide all services required by the current service</li> </ul>   |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> <li>75.26</li> <li>75.27</li> <li>75.28</li> </ul>                               | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other authentication by the facility and by the resident or the designated representative documenting agreement on the services to be provided. The service agreement must be revised, if needed, based on resident review or reassessment under section 144G.63. The facility must provide information to the resident about changes to the facility's fee for services and how to contact the Office of Ombudsman for Long-Term Care.</li> <li>(c) The facility must implement and provide all services required by the current service agreement.</li> </ul>   |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> <li>75.26</li> <li>75.27</li> <li>75.28</li> <li>75.29</li> </ul>                | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other authentication by the facility and by the resident or the designated representative documenting agreement on the services to be provided. The service agreement must be revised, if needed, based on resident review or reassessment under section 144G.63. The facility must provide information to the resident about changes to the facility's fee for services and how to contact the Office of Ombudsman for Long-Term Care.</li> <li>(c) The facility must implement and provide all services required by the current service agreement.</li> <li>(d) The service agreement and the revised service agreement must be entered into the</li> </ul>   |
| <ul> <li>75.19</li> <li>75.20</li> <li>75.21</li> <li>75.22</li> <li>75.23</li> <li>75.24</li> <li>75.25</li> <li>75.26</li> <li>75.27</li> <li>75.28</li> <li>75.29</li> <li>75.30</li> </ul> | <ul> <li>(a) No later than 14 days after the date that services are first provided, a facility shall finalize a current written service agreement.</li> <li>(b) The service agreement and any revisions must include a signature or other authentication by the facility and by the resident or the designated representative documenting agreement on the services to be provided. The service agreement must be revised, if needed, based on resident review or reassessment under section 144G.63. The facility must provide information to the resident about changes to the facility's fee for services and how to contact the Office of Ombudsman for Long-Term Care.</li> <li>(c) The facility must implement and provide all services required by the current service agreement.</li> <li>(d) The service agreement and the revised service agreement must be entered into the resident's record, including notice of a change in a resident's fees when applicable.</li> </ul> |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
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| 76.1         | (1) a description of the services to be provided, the fees for services, and the frequency  |
|--------------|---|
| 76.2         | of each service, according to the resident's current review or assessment and resident  |
| 76.3         | preferences;  |
| 76.4         | (2) the identification of staff or categories of staff who will provide the services;   |
| 76.5         | (3) the schedule and methods of monitoring reviews or assessments of the resident;  |
| 76.6         | (4) the schedule and methods of monitoring staff providing services; and  |
| 76.7         | (5) a contingency plan that includes:   |
| 76.8<br>76.9 | (i) the action to be taken by the facility and by the resident and the designated representative if the scheduled service cannot be provided; |
| 76.10        | (ii) information and a method for a resident and the designated representative to contact   |
| 76.11        | the facility;   |
| 76.12        | (iii) the names and contact information of persons the resident wishes to have notified   |
| 76.13        | in an emergency or if there is a significant adverse change in the resident's condition,  |
| 76.14        | including identification of and information as to who has authority to sign for the resident  |
| 76.15        | in an emergency; and  |
| 76.16        | (iv) the circumstances in which emergency medical services are not to be summoned   |
| 76.17        | consistent with chapters 145B and 145C, and declarations made by the resident under those   |
| 76.18        | chapters.   |
| 76.19        | Sec. 6. [144G.65] MEDICATION MANAGEMENT.  |
| 76.20        | Subdivision 1. Medication management services. (a) This section applies only to   |
| 76.21        | assisted living facilities that provide comprehensive assisted living services. Medication  |
| 76.22        | management services shall not be provided by a basic care facility.   |
| 76.23        | (b) An assisted living facility that provides medication management services must   |
| 76.24        | develop, implement, and maintain current written medication management policies and   |
| 76.25        | procedures. The policies and procedures must be developed under the supervision and   |
| 76.26        | direction of a registered nurse, licensed health professional, or pharmacist consistent with  |
| 76.27        | current practice standards and guidelines.  |
| 76.28        | (c) The written policies and procedures must address requesting and receiving   |
| 76.29        | prescriptions for medications; preparing and giving medications; verifying that prescription  |
| 76.30        | drugs are administered as prescribed; documenting medication management activities;   |
| 76.31        | controlling and storing medications; monitoring and evaluating medication use; resolving  |
| 76.32        | medication errors; communicating with the prescriber, pharmacist, and resident and  |
|              |   |

77.1 designated representative, if any; disposing of unused medications; and educating residents

77.3 managed, the policies and procedures must also identify how the provider will ensure security

and designated representatives about medications. When controlled substances are being

- and accountability for the overall management, control, and disposition of those substances
- in compliance with state and federal regulations and with subdivision 23.

77.2

- 77.6 Subd. 2. Provision of medication management services. (a) For each resident who
- requests medication management services, the assisted living facility shall, prior to providing
- <sup>77.8</sup> medication management services, have a registered nurse, licensed health professional, or
- authorized prescriber under section 151.37 conduct an assessment to determine what
- 77.10 medication management services will be provided and how the services will be provided.
- 77.11 This assessment must be conducted face-to-face with the resident. The assessment must
- 77.12 include an identification and review of all medications the resident is known to be taking.
- 77.13 The review and identification must include indications for medications, side effects,
- 77.14 contraindications, allergic or adverse reactions, and actions to address these issues.
- 77.15 (b) The assessment must identify interventions needed in management of medications
- to prevent diversion of medication by the resident or others who may have access to the
- 77.17 medications. "Diversion of medications" means the misuse, theft, or illegal or improper
- 77.18 disposition of medications and to provide instructions to the resident and designated
- 77.19 representative on interventions to manage the resident's medications and prevent diversion
  77.20 of medications.
- <u>Subd. 3.</u> Individualized medication monitoring and reassessment. The assisted living
  facility must monitor and reassess the resident's medication management services as needed
  under subdivision 2 when the resident presents with symptoms or other issues that may be
  medication-related and, at a minimum, annually.
- Subd. 4. Resident refusal. The assisted living facility must document in the resident's
   record any refusal for an assessment for medication management by the resident. The assisted
- 77.27 living facility must discuss with the resident the possible consequences of the resident's
- 77.28 refusal and document the discussion in the resident's record.
- Subd. 5. Individualized medication management plan. (a) For each resident receiving
   medication management services, the assisted living facility must prepare and include in
- 77.31 the service agreement a written statement of the medication management services that will
- 77.32 be provided to the resident. The assisted living facility must develop and maintain a current
- 77.33 individualized medication management record for each resident based on the resident's
- 77.34 assessment that must contain the following:

|       | 03/22/19           | REVISOR              | SGS/EH                 | 19-4863                     | as introduced      |
|-------|--------------------|----------------------|------------------------|-----------------------------|--------------------|
| 78.1  | <u>(1)</u> a state | ment describing t    | he medication man      | agement services that w     | ill be provided;   |
| 78.2  | <u>(2)</u> a descr | ription of storage ( | of medications base    | ed on the resident's needs  | and preferences,   |
| 78.3  | risk of divers     | ion, and consisten   | t with the manufac     | cturer's directions;        |                    |
| 78.4  | <u>(3) docum</u>   | entation of specif   | fic resident instruct  | tions relating to the adm   | inistration of     |
| 78.5  | medications;       |                      |                        |                             |                    |
| 78.6  | (4) identif        | ication of persons   | responsible for mo     | nitoring medication supp    | lies and ensuring  |
| 78.7  | that medication    | on refills are order | red on a timely bas    | sis;                        |                    |
| 78.8  | (5) identif        | fication of medica   | tion management t      | asks that may be delega     | ted to unlicensed  |
| 78.9  | personnel;         |                      |                        |                             |                    |
| 78.10 | (6) procec         | lures for staff noti | fying a registered     | nurse or appropriate lice   | nsed health        |
| 78.11 | professional       | when a problem a     | rises with medicati    | on management services      | s; and             |
| 78.12 | (7) any res        | sident-specific requ | uirements relating t   | o documenting medicatio     | on administration, |
| 78.13 | verifications      | that all medication  | ns are administered    | l as prescribed, and mon    | itoring of         |
| 78.14 | medication us      | se to prevent poss   | ible complications     | or adverse reactions.       |                    |
| 78.15 | <u>(b) The m</u>   | edication manage     | ment record must b     | e current and updated w     | hen there are any  |
| 78.16 | changes.           |                      |                        |                             |                    |
| 78.17 | (c) Medic          | ation reconciliatic  | on must be complet     | ed when a licensed nurse    | e, licensed health |
| 78.18 | professional,      | or authorized pres   | scriber is providing   | g medication management     | <u>nt.</u>         |
| 78.19 | <u>Subd. 6.</u>    | Administration of    | f medication. Med      | ications may be adminis     | stered by a nurse, |
| 78.20 | physician, or      | other licensed hea   | alth practitioner au   | thorized to administer m    | nedications or by  |
| 78.21 | unlicensed pe      | rsonnel who have     | e been delegated m     | edication administration    | tasks by a         |
| 78.22 | registered nur     | rse.                 |                        |                             |                    |
| 78.23 |                    | 0                    |                        | tion. When administration   |                    |
| 78.24 |                    | o unlicensed person  | nnel, the assisted liv | ving facility must ensure t | hat the registered |
| 78.25 | nurse has:         |                      |                        |                             |                    |
| 78.26 | <u> </u>           |                      |                        | proper methods to admin     |                    |
| 78.27 |                    |                      | d personnel has de     | monstrated the ability to   | competently        |
| 78.28 | follow the pro     |                      |                        |                             |                    |
| 78.29 |                    |                      |                        | for each resident and doo   | cumented those     |
| 78.30 | instructions in    | n the resident's red | cords; and             |                             |                    |
| 78.31 | <u></u>            | unicated with the    | unlicensed person      | nel about the individual    | needs of the       |
| 78.32 | resident.          |                      |                        |                             |                    |
|       |                    |                      |                        |                             |                    |

| 79.1  | Subd. 8. Documentation of administration of medications. Each medication                        |
|-------|---|
| 79.2  | administered by the assisted living facility staff must be documented in the resident's record. |
| 79.3  | The documentation must include the signature and title of the person who administered the       |
| 79.4  | medication. The documentation must include the medication name, dosage, date and time           |
| 79.5  | administered, and method and route of administration. The staff must document the reason        |
| 79.6  | why medication administration was not completed as prescribed and document any follow-up        |
| 79.7  | procedures that were provided to meet the resident's needs when medication was not              |
| 79.8  | administered as prescribed and in compliance with the resident's medication management          |
| 79.9  | <u>plan.</u>  |
| 79.10 | Subd. 9. Documentation of medication setup. Documentation of dates of medication                |
| 79.11 | setup, name of medication, quantity of dose, times to be administered, route of administration, |
| 79.12 | and name of person completing medication setup must be done at the time of setup.               |
| 79.13 | Subd. 10. Medication management for residents who will be away from home. (a)                   |
| 79.14 | An assisted living facility that is providing medication management services to the resident    |
| 79.15 | must develop and implement policies and procedures for giving accurate and current              |
| 79.16 | medications to residents for planned or unplanned times away from home according to the         |
| 79.17 | resident's individualized medication management plan. The policies and procedures must          |
| 79.18 | state that:   |
| 79.19 | (1) for planned time away, the medications must be obtained from the pharmacy or set            |
| 79.20 | up by the licensed nurse according to appropriate state and federal laws and nursing standards  |
| 79.21 | of practice;  |
| 79.22 | (2) for unplanned time away, when the pharmacy is not able to provide the medications,          |
| 79.23 | a licensed nurse or unlicensed personnel shall give the resident and designated representative  |
| 79.24 | medications in amounts and dosages needed for the length of the anticipated absence, not        |
| 79.25 | to exceed seven calendar days;  |
| 79.26 | (3) the resident or designated representative must be provided written information on           |
| 79.27 | medications, including any special instructions for administering or handling the medications,  |
| 79.28 | including controlled substances;  |
| 79.29 | (4) the medications must be placed in a medication container or containers appropriate          |
| 79.30 | to the provider's medication system and must be labeled with the resident's name and the        |
| 79.31 | dates and times that the medications are scheduled; and   |
| 79.32 | (5) the resident and designated representative must be provided in writing the facility's       |
| 79.33 | name and information on how to contact the facility.  |

|       | 03/22/19          | REVISOR                | SGS/EH               | 19-4863                     | as introduced           |
|-------|-------------------|------------------------|----------------------|-----------------------------|-------------------------|
| 80.1  | (b) For u         | Inplanned time awa     | y when the license   | ed nurse is not available   | , the registered        |
| 80.2  | <u> </u>          | lelegate this task to  | -                    |                             |                         |
| 80.3  | (1) the re        | egistered nurse has    | trained the unlicer  | used staff and determine    | d the unlicensed        |
| 80.4  | <u> </u>          |                        |                      | ving medications to resi    |                         |
| 80.5  | (2) the re        | egistered nurse has    | developed written    | procedures for the unlic    | censed personnel        |
| 80.6  |                   |                        |                      | egarding controlled sub     |                         |
| 80.7  |                   | or the resident. The   |                      |                             |                         |
| 80.8  | (i) the ty        | pe of container or c   | containers to be us  | ed for the medications a    | ppropriate to the       |
| 80.9  | provider's m      | nedication system;     |                      |                             |                         |
| 80.10 | (ii) how          | the container or con   | ntainers must be la  | beled;                      |                         |
| 80.11 | <u>(iii) writ</u> | ten information abc    | out the medications  | s to be given to the resid  | ent or designated       |
| 80.12 | representativ     | ve;                    |                      |                             |                         |
| 80.13 | <u>(iv)</u> how   | the unlicensed staf    | f must document i    | n the resident's record the | hat medications         |
| 80.14 | have been g       | iven to the resident   | and the designate    | d representative, includi   | ng documenting          |
| 80.15 | the date the      | medications were g     | iven to the resident | or the designated repres    | sentative and who       |
| 80.16 | received the      | medications, the p     | erson who gave th    | e medications to the rest   | ident, the number       |
| 80.17 | of medicatio      | ons that were given    | to the resident, an  | d other required inform     | ation;                  |
| 80.18 | (v) how           | the registered nurse   | e shall be notified  | that medications have be    | een given to the        |
| 80.19 | resident or d     | lesignated represent   | tative and whether   | the registered nurse need   | ds to be contacted      |
| 80.20 | before the m      | nedications are give   | en to the resident o | r the designated represe    | ntative;                |
| 80.21 | <u>(vi) a rev</u> | view by the register   | ed nurse of the con  | pletion of this task to ve  | erify that this task    |
| 80.22 | was comple        | ted accurately by th   | ne unlicensed perso  | onnel; and                  |                         |
| 80.23 | (vii) how         | v the unlicensed per   | rsonnel must docu    | ment in the resident's re   | cord any unused         |
| 80.24 | medications       | that are returned to   | the facility, inclue | ling the name of each m     | edication and the       |
| 80.25 | doses of eac      | ch returned medicat    | ion.                 |                             |                         |
| 80.26 | Subd. 11          | . Prescribed and n     | onprescribed me      | dication. The assisted li   | ving facility must      |
| 80.27 | determine w       | whether the facility s | shall require a pres | scription for all medicat   | ions the provider       |
| 80.28 | manages. Th       | ne assisted living fac | ility must inform th | ne resident or the designa  | ted representative      |
| 80.29 | whether the       | facility requires a p  | rescription for all  | over-the-counter and die    | etary supplements       |
| 80.30 | before the fa     | acility agrees to ma   | nage those medica    | tions.                      |                         |
| 80.31 | <u>Subd. 12</u>   | . Medications; ov      | er-the-counter; d    | ietary supplements not      | t <b>prescribed.</b> An |
| 80.32 | assisted living   | ng facility providin   | g medication man     | agement services for ov     | er-the-counter          |
|       |                   |                        |                      |                             |                         |

| 81.1  | drugs or dietary supplements must retain those items in the original labeled container with     |
|-------|---|
| 81.2  | directions for use prior to setting up for immediate or later administration. The facility must |
| 81.3  | verify that the medications are up to date and stored as appropriate.                           |
| 81.4  | Subd. 13. Prescriptions. There must be a current written or electronically recorded             |
| 81.5  | prescription as defined in section 151.01, subdivision 16a, for all prescribed medications      |
| 81.6  | that the assisted living facility is managing for the resident.                                 |
| 81.7  | Subd. 14. Renewal of prescriptions. Prescriptions must be renewed at least every 12             |
| 81.8  | months or more frequently as indicated by the assessment in subdivision 2. Prescriptions        |
| 81.9  | for controlled substances must comply with chapter 152.   |
| 81.10 | Subd. 15. Verbal prescription orders. Verbal prescription orders from an authorized             |
| 81.11 | prescriber must be received by a nurse or pharmacist. The order must be handled according       |
| 81.12 | to Minnesota Rules, part 6800.6200.   |
| 81.13 | Subd. 16. Written or electronic prescription. When a written or electronic prescription         |
| 81.14 | is received, it must be communicated to the registered nurse in charge and recorded or placed   |
| 81.15 | in the resident's record.   |
| 81.16 | Subd. 17. Records confidential. A prescription or order received verbally, in writing,          |
| 81.17 | or electronically must be kept confidential according to sections 144.291 to 144.298 and        |
| 81.18 | <u>144A.44.</u>   |
| 81.19 | Subd. 18. Medications provided by resident or family members. When the assisted                 |
| 81.20 | living facility is aware of any medications or dietary supplements that are being used by       |
| 81.21 | the resident and are not included in the assessment for medication management services,         |
| 81.22 | the staff must advise the registered nurse and document that in the resident's record.          |
| 81.23 | Subd. 19. Storage of medications. An assisted living facility must store all prescription       |
| 81.24 | medications in securely locked and substantially constructed compartments according to          |
| 81.25 | the manufacturer's directions and permit only authorized personnel to have access.              |
| 81.26 | Subd. 20. Prescription drugs. A prescription drug, prior to being set up for immediate          |
| 81.27 | or later administration, must be kept in the original container in which it was dispensed by    |
| 81.28 | the pharmacy bearing the original prescription label with legible information including the     |
| 81.29 | expiration or beyond-use date of a time-dated drug.   |
| 81.30 | Subd. 21. Prohibitions. No prescription drug supply for one resident may be used or             |
| 81.31 | saved for use by anyone other than the resident.  |
| 81.32 | Subd. 22. Disposition of medications. (a) Any current medications being managed by              |

81.33 the assisted living facility must be given to the resident or the designated representative

|       | 03/22/19            | REVISOR            | SGS/EH              | 19-4863                        | as introduced     |
|-------|---------------------|--------------------|---------------------|--------------------------------|-------------------|
| 82.1  | when the resider    | nt's service agre  | eement ends or n    | nedication management se       | rvices are no     |
| 82.2  | longer part of th   | e service agree    | ment. Medicatio     | ns that have been stored in    | the resident's    |
| 82.3  | home for a resid    | ent who is deco    | eased or that hav   | e been discontinued or hav     | ve expired may    |
| 82.4  | be given to the r   | esident or the c   | lesignated repres   | entative for disposal.         |                   |
| 82.5  | (b) The assis       | ted living facili  | ity shall dispose   | of any medications remair      | ing with the      |
| 82.6  | facility that are o | discontinued or    | expired or upon     | the termination of the ser     | vice contract or  |
| 82.7  | the resident's dea  | ath according to   | state and federa    | l regulations for dispositio   | n of medications  |
| 82.8  | and controlled s    | ubstances.         |                     |                                |                   |
| 82.9  | (c) Upon disj       | position, the fac  | cility must docur   | nent in the resident's recor   | d the disposition |
| 82.10 | of the medicatio    | n including the    | medication's na     | me, strength, prescription     | number as         |
| 82.11 | applicable, quan    | tity, to whom t    | he medications v    | vere given, date of disposi    | tion, and names   |
| 82.12 | of staff and othe   | r individuals in   | volved in the dis   | sposition.                     |                   |
| 82.13 | <u>Subd. 23.</u> Lo | oss or spillage.   | (a) Assisted livit  | ng facilities providing med    | lication          |
| 82.14 | management mu       | ist develop and    | implement proc      | edures for loss or spillage    | of all controlled |
| 82.15 | substances defin    | ed in Minnesot     | a Rules, part 680   | 0.4220. These procedures       | must require that |
| 82.16 | when a spillage     | of a controlled    | substance occurs    | s, a notation must be made     | in the resident's |
| 82.17 | record explainin    | g the spillage a   | and the actions ta  | ken. The notation must be      | signed by the     |
| 82.18 | person responsib    | ole for the spilla | ge and include v    | erification that any contam    | inated substance  |
| 82.19 | was disposed of     | according to st    | ate or federal reg  | gulations.                     |                   |
| 82.20 | (b) The proce       | edures must rec    | quire that the fac  | ility providing medication     | management        |
| 82.21 | investigate any k   | nown loss or ur    | naccounted for pr   | escription drugs and take a    | ppropriate action |
| 82.22 | required under st   | ate or federal re  | gulations and do    | cument the investigation in    | required records. |
|       |                     |                    |                     |                                |                   |
| 82.23 | Sec. /. [144G.      | <u>66] IREAIM</u>  | ENI AND THE         | CRAPY MANAGEMENT               | <u>SERVICES.</u>  |
| 82.24 | Subdivision         | 1. Treatment a     | and therapy ma      | nagement services. This s      | ection applies    |
| 82.25 | only to assisted li | ving facilities th | hat provide comp    | rehensive assisted living ser  | vices. Treatment  |
| 82.26 | and therapy man     | agement servio     | ces shall not be p  | provided by a basic care far   | <u>cility.</u>    |
| 82.27 | Subd. 2. Poli       | icies and proce    | edures. (a) An as   | sisted living facility that pr | ovides treatment  |
| 82.28 | and therapy man     | agement servic     | es must develop,    | implement, and maintain u      | p-to-date written |
| 82.29 | treatment or the    | apy manageme       | ent policies and p  | procedures. The policies an    | nd procedures     |
| 82.30 | must be develop     | ed under the su    | pervision and di    | rection of a registered nur    | se or appropriate |
| 82.31 | licensed health p   | professional con   | nsistent with cur   | rent practice standards and    | guidelines.       |
| 82.32 | (b) The writt       | en policies and    | procedures mus      | t address requesting and re    | eceiving orders   |
| 82.33 | or prescriptions    | for treatments o   | or therapies, provi | iding the treatment or thera   | py, documenting   |

REVISOR

SGS/EH

19-4863

| 03/22/19 REVISOR SGS/EH 19-4863 | as int |
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| 83.1  | treatment or therapy activities, educating and communicating with residents about treatments   |
|-------|--|
| 83.2  | or therapies they are receiving, monitoring and evaluating the treatment or therapy, and       |
| 83.3  | communicating with the prescriber.   |
| 83.4  | Subd. 3. Individualized treatment or therapy management plan. For each resident                |
| 83.5  | receiving management of ordered or prescribed treatments or therapy services, the assisted     |
| 83.6  | living facility must prepare and include in the service agreement a written statement of the   |
| 83.7  | treatment or therapy services that will be provided to the resident. The facility must also    |
| 83.8  | develop and maintain a current individualized treatment and therapy management record          |
| 83.9  | for each resident which must contain at least the following:                                   |
| 83.10 | (1) a statement of the type of services that will be provided;                                 |
| 83.11 | (2) documentation of specific resident instructions relating to the treatments or therapy      |
| 83.12 | administration;  |
| 83.13 | (3) identification of treatment or therapy tasks that will be delegated to unlicensed          |
| 83.14 | personnel;   |
| 83.15 | (4) procedures for notifying a registered nurse or appropriate licensed health professional    |
| 83.16 | when a problem arises with treatments or therapy services; and                                 |
| 83.17 | (5) any resident-specific requirements relating to documentation of treatment and therapy      |
| 83.18 | received, verification that all treatment and therapy was administered as prescribed, and      |
| 83.19 | monitoring of treatment or therapy to prevent possible complications or adverse reactions.     |
| 83.20 | The treatment or therapy management record must be current and updated when there are          |
| 83.21 | any changes.   |
| 83.22 | Subd. 4. Administration of treatments and therapy. Ordered or prescribed treatments            |
| 83.23 | or therapies must be administered by a nurse, physician, or other licensed health professional |
| 83.24 | authorized to perform the treatment or therapy, or may be delegated or assigned to unlicensed  |
| 83.25 | personnel by the licensed health professional according to the appropriate practice standards  |
| 83.26 | for delegation or assignment. When administration of a treatment or therapy is delegated       |
| 83.27 | or assigned to unlicensed personnel, the facility must ensure that the registered nurse or     |
| 83.28 | authorized licensed health professional has:   |
| 83.29 | (1) instructed the unlicensed personnel in the proper methods with respect to each resident    |
| 83.30 | and the unlicensed personnel has demonstrated the ability to competently follow the            |
| 83.31 | procedures;  |
| 83.32 | (2) specified, in writing, specific instructions for each resident and documented those        |
| 83.33 | instructions in the resident's record; and   |

|       | 03/22/19          | REVISOR                 | SGS/EH                   | 19-4863                     | as introduced           |
|-------|-------------------|-------------------------|--------------------------|-----------------------------|-------------------------|
| 84.1  | (3) comr          | nunicated with the      | unlicensed persor        | nel about the individual    | needs of the            |
| 84.2  | resident.         |                         |                          |                             |                         |
| 84.3  | Subd. 5.          | Documentation of        | f administration of      | treatments and therapid     | es. Each treatment      |
| 84.4  | or therapy a      | dministered by an       | assisted living fac      | ility must be in the reside | ent's record. The       |
| 84.5  | documentati       | on must include th      | ne signature and tit     | le of the person who adr    | ninistered the          |
| 84.6  | treatment or      | therapy and must        | include the date an      | d time of administration    | . When treatment        |
| 84.7  | or therapies      | are not administer      | red as ordered or pr     | rescribed, the provider m   | ust document the        |
| 84.8  | reason why        | it was not adminis      | tered and any follo      | ow-up procedures that we    | ere provided to         |
| 84.9  | meet the res      | ident's needs.          |                          |                             |                         |
| 84.10 | <u>Subd. 6.</u>   | Treatment and tl        | herapy orders. <u>Th</u> | ere must be an up-to-dat    | e written or            |
| 84.11 | electronicall     | y recorded order f      | rom an authorized        | prescriber for all treatme  | nts and therapies.      |
| 84.12 | The order m       | ust contain the name    | me of the resident,      | a description of the treat  | tment or therapy        |
| 84.13 | to be provid      | ed, and the frequer     | ncy, duration, and c     | ther information needed     | to administer the       |
| 84.14 | treatment or      | therapy. Treatmer       | nt and therapy orde      | ers must be renewed at le   | ast every 12            |
| 84.15 | months.           |                         |                          |                             |                         |
| 84.16 | <u>Subd. 7.</u>   | <b>Right to outside</b> | service provider;        | other payors. Under sec     | ction 144G.76, a        |
| 84.17 | resident is fi    | ee to retain therap     | y and treatment se       | rvices from an off-site se  | ervice provider.        |
| 84.18 | Assisted livi     | ng facilities must      | make every effort t      | o assist residents in obtai | ining information       |
| 84.19 | regarding w       | hether the Medicar      | re, medical assistar     | nce under chapter 256B,     | or another public       |
| 84.20 | program wil       | l pay for any or al     | l of the services.       |                             |                         |
| 84.21 |                   |                         | ARTICL                   | E <b>7</b>                  |                         |
| 84.22 |                   | RESIDE                  | NT RIGHTS AN             | D PROTECTIONS               |                         |
| 84.23 | Section 1.        | [144G.70] REQU          | <b>JIRED NOTICES</b>     | <u>•</u>                    |                         |
| 84.24 | Subdivis          | ion 1. Notices in J     | plain language; la       | nguage accommodation        | <b>ns.</b> The facility |
| 84.25 | must provide      | e all notices in plain  | n language that resi     | dents can understand and    | make reasonable         |
| 84.26 | accommodat        | tions for residents y   | who have communi         | cation disabilities and tho | se whose primary        |
| 84.27 | language is       | a language other tl     | han English.             |                             |                         |
| 84.28 | <u>Subd. 2.</u>   | Notice to residen       | ts; change in own        | ership or management        | A facility must         |
| 84.29 | provide pror      | npt written notice      | to the resident or d     | esignated representative    | of any change of        |
| 84.30 | legal name,       | telephone number,       | , and physical mail      | ing address, which may      | not be a public or      |
| 84.31 | private post      | office box, of:         |                          |                             |                         |
| 84.32 | <u>(1)</u> the li | censee of the facil     | ity;                     |                             |                         |

|       | 03/22/19         | REVISOR                 | SGS/EH                     | 19-4863                     | as introduced       |
|-------|------------------|-------------------------|----------------------------|-----------------------------|---------------------|
| 85.1  | (2) the m        | nanager of the facili   | ity, if applicable; a      | und                         |                     |
| 85.2  | (3) the ag       | gent authorized to a    | accept legal proces        | ss on behalf of the facilit | <u>y.</u>           |
| 85.3  | <u>Subd. 3.</u>  | Notice of services      | f <b>or dementia.</b> The  | facility that provides ser  | vices to residents  |
| 85.4  | with dement      | ia shall provide in y   | written or electron        | ic form, to residents and   | families or other   |
| 85.5  | persons who      | request it, a descrip   | otion of the trainin       | g program and related tra   | ining it provides,  |
| 85.6  | including the    | e categories of empl    | loyees trained, the        | frequency of training, and  | d the basic topics  |
| 85.7  | covered.         |                         |                            |                             |                     |
| 85.8  | <u>Subd. 4.</u>  | Notice of bill of ri    | <b>ghts.</b> (a) The facil | ity shall provide the resi  | dent and the        |
| 85.9  | designated r     | epresentative a wri     | tten notice of the         | rights under section 1440   | 3.76 before the     |
| 85.10 | initiation of    | services to that resid  | dent. The facility s       | hall make all reasonable of | efforts to provide  |
| 85.11 | notice of the    | rights to the resider   | nt and the designate       | ed representative in a lang | uage the resident   |
| 85.12 | and designat     | ted representative c    | an understand.             |                             |                     |
| 85.13 | <u>(b)</u> In ad | dition to the text of   | the bill of rights         | in section 144G.76, the n   | otice shall also    |
| 85.14 | contain the f    | following statement     | t describing how t         | o file a complaint.         |                     |
| 85.15 | "If you have     | a complaint about       | the facility or the        | person providing your se    | ervices, you may    |
| 85.16 | call the Min     | nesota Adult Abuse      | e Reporting Cente          | r at 1-844-880-1574, or y   | you may contact     |
| 85.17 | the Office of    | f Health Facility Co    | omplaints, Minnes          | ota Department of Healt     | h. You may also     |
| 85.18 | contact the (    | Office of Ombudsm       | nan for Long-Term          | Care or the Office of O     | mbudsman for        |
| 85.19 | Mental Heal      | Ith and Developmen      | ntal Disabilities."        |                             |                     |
| 85.20 | <u>(c) The s</u> | tatement must inclu     | ude the telephone          | number, website address     | , e-mail address,   |
| 85.21 | mailing add      | ress, and street add    | ress of the Office         | of Health Facility Comp     | aints at the        |
| 85.22 | Minnesota I      | Department of Heal      | th, the Office of C        | mbudsman for Long-Ter       | rm Care, and the    |
| 85.23 | Office of Or     | nbudsman for Men        | tal Health and De          | velopmental Disabilities.   | The statement       |
| 85.24 | must include     | e the facility's name   | e, address, e-mail,        | telephone number, and r     | ame or title of     |
| 85.25 | the person a     | t the facility to who   | om problems or co          | mplaints may be directed    | d. It must also     |
| 85.26 | include a sta    | tement that the fac     | ility will not retali      | ate because of a complai    | <u>nt.</u>          |
| 85.27 | <u>(d)</u> The f | acility must obtain     | written acknowle           | dgment of the resident's 1  | receipt of the bill |
| 85.28 | of rights or s   | shall document why      | y an acknowledgn           | nent cannot be obtained.    | The                 |
| 85.29 | acknowledg       | ment may be obtain      | ned from the resid         | ent and the designated re   | presentative.       |
| 85.30 | Acknowledg       | gment of receipt sha    | all be retained in t       | he resident's record.       |                     |
| 85.31 | <u>Subd. 5.</u>  | Notice of availabl      | e assistance . The         | facility shall provide eac  | ch resident with    |
| 85.32 | identifying a    | and contact information | ation about the per        | sons who can assist with    | health care or      |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
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|          |         |        |         |               |

- 86.1 supportive services being provided. The facility shall keep each resident informed of changes
  86.2 in the personnel referenced in this subdivision.
- 86.3 Subd. 6. Notice of complaint and investigation procedures. The facility shall provide
   86.4 each resident a written notice that includes:
- 86.5 (1) the resident's right to complain to the facility about the services received;
- 86.6 (2) the name or title of the person or persons with the facility to contact with complaints;
- 86.7 (3) the method of submitting a complaint to the facility; and
- 86.8 (4) a statement that the provider is prohibited against retaliation according to section
  86.9 144G.72.

# 86.10 Sec. 2. [144G.71] RESIDENT AND FAMILY OR RESIDENT REPRESENTATIVE 86.11 COUNCILS.

(a) If a resident, family, or designated representative chooses to establish a council, the 86.12 licensee shall support the council's establishment. The facility must provide assistance and 86.13 space for meetings and afford privacy. Staff or visitors may attend meetings only upon the 86.14 86.15 council's invitation. A staff person must be designated the responsibility of providing this assistance and responding to written requests that result from council meetings. Resident 86.16 council minutes are public data and shall be available to all residents in the facility. Family 86.17 or resident representatives may attend resident councils upon invitation by a resident on the 86.18 council. 86.19

(b) All assisted living facilities shall engage their residents and families or designated
 representatives in the operation of their community and document the methods and results
 of this engagement.

# 86.23 Sec. 3. [144G.713] RESIDENT GRIEVANCES.

86.24 <u>All facilities must post in a conspicuous place information about the facilities' grievance</u> 86.25 procedure, and the name, telephone number, and e-mail contact information for the

- 86.26 individuals who are responsible for handling resident grievances. The notice must also have
- 86.27 the contact information for the Minnesota Adult Abuse Reporting Center, the common entry
- 86.28 point, and the state and applicable regional Office of Ombudsman for Long-Term Care.

# 86.29 Sec. 4. [144G.716] CONSUMER ADVOCACY AND LEGAL SERVICES.

# A facility shall ensure that every resident has access to consumer advocacy or legal

86.31 services by:

Article 7 Sec. 4.

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| 87.1  | (1) providing names and contact information, including telephone numbers and e-mail              |
|-------|--|
| 87.2  | addresses of at least three individuals or organizations that provide advocacy or legal services |
| 87.3  | to residents;  |
| 87.4  | (2) providing the name and contact information for the Minnesota Office of Ombudsman             |
| 87.5  | for Long-Term Care, including both the state and regional contact information;                   |
| 87.6  | (3) assisting residents in obtaining information on whether Medicare or medical assistance       |
| 87.7  | will pay for services;   |
| 87.8  | (4) making reasonable accommodations for people who have communication disabilities              |
| 87.9  | and those who speak a language other than English; and   |
| 87.10 | (5) providing all information and notices in plain language and in terms the residents           |
| 87.11 | can understand.  |
|       |  |
| 87.12 | Sec. 5. [144G.72] RETALIATION PROHIBITED.  |
| 87.13 | Subdivision 1. Retaliation prohibited. A facility or agent of the facility may not retaliate     |
| 87.14 | against a resident or employee if the resident, employee, or any person on behalf of the         |
| 87.15 | resident:  |
| 87.16 | (1) files a complaint or grievance, makes an inquiry, or asserts any right;                      |
| 87.17 | (2) indicates an intention to file a complaint or grievance, make an inquiry, or assert any      |
| 87.18 | right;   |
| 87.19 | (3) files or indicates an intention to file a maltreatment report, whether mandatory or          |
| 87.20 | voluntary, under section 626.557;  |
| 87.21 | (4) seeks assistance from or reports a reasonable suspicion of a crime or systemic               |
| 87.22 | problems or concerns to the administrator or manager of the facility, the long-term care         |
| 87.23 | ombudsman, a regulatory or other government agency, or a legal or advocacy organization;         |
| 87.24 | (5) advocates or seeks advocacy assistance for necessary or improved care or services            |
| 87.25 | or enforcement of rights under this section or other law;  |
| 87.26 | (6) takes or indicates an intention to take civil action;  |
| 87.27 | (7) participates or indicates an intention to participate in any investigation or                |
| 87.28 | administrative or judicial proceeding; or  |
| 87.29 | (8) contracts or indicates an intention to contract to receive services from a service           |
| 87.30 | provider of the resident's choice other than the facility.                                       |

| 88.1  | Subd. 2. Retaliation against a resident. For purposes of this section, to retaliate against         |
|-------|---|
| 88.2  | a resident includes but is not limited to any of the following actions taken or threatened by       |
| 88.3  | a facility or an agent of the facility against a resident, or any person with a familial, personal, |
| 88.4  | legal, or professional relationship with the resident:  |
| 88.5  | (1) the discharge, eviction, transfer, or termination of services;                                  |
| 88.6  | (2) the imposition of discipline, punishment, or a sanction or penalty;                             |
| 88.7  | (3) any form of discrimination;   |
| 88.8  | (4) restriction or prohibition of access:   |
| 88.9  | (i) of the resident to the facility or visitors; or   |
| 88.10 | (ii) to the resident of a family member or a person with a personal, legal, or professional         |
| 88.11 | relationship with the resident;   |
| 88.12 | (5) the imposition of involuntary seclusion or withholding food, care, or services;                 |
| 88.13 | (6) restriction of any of the rights granted to residents under state or federal law;               |
| 88.14 | (7) restriction or reduction of access to or use of amenities, care, services, privileges, or       |
| 88.15 | living arrangements;  |
| 88.16 | (8) an arbitrary increase in charges or fees;   |
| 88.17 | (9) removing, tampering with, or deprivation of technology, communication, or electronic            |
| 88.18 | monitoring devices; or  |
| 88.19 | (10) any oral or written communication of false information about a person advocating               |
| 88.20 | on behalf of the resident.  |
| 88.21 | Subd. 3. Retaliation against an employee. For purposes of this section, to retaliate                |
| 88.22 | against an employee includes but is not limited to any of the following actions taken or            |
| 88.23 | threatened by the assisted living facility or an agent of the facility against an employee:         |
| 88.24 | (1) discharge or transfer;  |
| 88.25 | (2) demotion or refusal to promote;   |
| 88.26 | (3) reduction in compensation, benefits, or privileges;   |
| 88.27 | (4) the unwarranted imposition of discipline, punishment, or a sanction or penalty; or              |
| 88.28 | (5) any form of discrimination.   |
| 88.29 | Subd. 4. Rebuttable presumptions of retaliation. There is a rebuttable presumption                  |

88.30 that any action described in subdivision 2 or 3 and taken within 90 days of an initial action

Article 7 Sec. 5.

| 89.1  | described in subdivision 1 is retaliatory. This presumption does not apply to a discharge,        |
|-------|---|
| 89.2  | eviction, transfer, or termination of services provided the facility complied with the applicable |
| 89.3  | requirements in section 144G.47 and allowed the resident and a designated representative          |
| 89.4  | to exercise any rights in section 144G.48 for the discharge, eviction, transfer, or termination   |
| 89.5  | of services. This presumption does not apply to actions described in subdivision 2, clause        |
| 89.6  | (4), if a good faith report of maltreatment pursuant to section 626.557 is made by the facility   |
| 89.7  | or agent of the facility against the visitor, family member, or other person with a personal,     |
| 89.8  | legal, or professional relationship that is subject to the restrictions or prohibitions. This     |
| 89.9  | presumption does not apply to any oral or written communication described in subdivision          |
| 89.10 | 2, clause (10), that is associated with a good faith report of maltreatment pursuant to section   |
| 89.11 | 626.557 made by the facility or agent of the facility against the person advocating on behalf     |
| 89.12 | of the resident.  |
| 89.13 | Subd. 5. Rights under the vulnerable adults act. Nothing in this section affects rights           |
| 89.14 | available under section 626.557.  |
|       |   |
| 89.15 | Sec. 6. [144G.73] DECEPTIVE MARKETING AND BUSINESS PRACTICES                                      |
| 89.16 | PROHIBITED.   |
| 89.17 | Subdivision 1. Deceptive marketing and business practices by facilities are                       |
| 89.18 | prohibited. No employee or agent of any facility may:   |
| 20.10 | (1) make any false, fraudulent, deceptive, or misleading statements or representations            |
| 89.19 |   |
| 89.20 | or material omissions in marketing, advertising, or any other description or representation       |
| 89.21 | of care or services;  |
| 89.22 | (2) fail to inform a resident in writing of any limitations to care services available prior      |
| 89.23 | to executing a contract or service agreement; or  |
| 89.24 | (3) advertise as having a Tier Three assisted living license until the applicant has obtained     |
| 89.25 | a Tier Three assisted living license from the commissioner. A prospective applicant seeking       |
| 89.26 | a Tier Three assisted living license may advertise that the applicant has submitted an            |
| 89.27 | application for a license to the commissioner.  |
| 89.28 | Subd. 2. Penalty. After August 1, 2021, it shall be a criminal gross misdemeanor to               |
| 89.29 | open, operate, maintain, advertise, or hold oneself out as either a basic care facility or an     |
| 89.30 | assisted living facility without the appropriate license. Failure to comply may result in a       |
|       | civil penalty as outlined in section 609.0341, subdivision 1.                                     |
| 89.31 | ervir penany as outilited in section 007.0341, suburvision 1.                                     |

# 89.32 **EFFECTIVE DATE.** This section is effective August 1, 2021.

| 90.1 | Sec. 7. | [144G.74] | DISCRIMINATION BASED ON SOURCE OF PAYMENT |
|------|---------|-----------|---|
|------|---------|-----------|---|

#### 90.2 **PROHIBITED.**

- 90.3 <u>All facilities must, regardless of the source of payment and for all persons seeking to</u>
   90.4 reside or residing in the facility:
- 90.5 (1) provide equal access to quality care; and
- 90.6 (2) establish, maintain, and implement identical policies and practices regarding residency,
- 90.7 transfer, and provision and termination of services.
- 90.8 **EFFECTIVE DATE.** This section is effective July 1, 2021.

# 90.9 Sec. 8. [144G.75] USE OF RESTRAINTS PROHIBITED.

90.10 <u>Residents of assisted living facilities must be free from any physical or chemical restraints</u>
 90.11 imposed for purposes of discipline or convenience.

# 90.12 Sec. 9. [144G.76] BASIC CARE FACILITY AND ASSISTED LIVING FACILITY 90.13 BILL OF RIGHTS.

- 90.14 <u>Subdivision 1.</u> <u>Applicability.</u> All basic care facilities and assisted living facilities licensed
   90.15 under this chapter must comply with this section and the commissioner shall enforce this
   90.16 section against all facilities. A resident has these rights and no facility may require or request
- 90.17 <u>a resident to waive any of the rights listed in this section at any time or for any reason,</u>

90.18 including as a condition of initiating services or entering into a basic care facility and assisted
90.19 living facility contract.

Subd. 2. Legislative intent. It is the intent of the legislature to promote the interests and
well-being of residents. It is the intent of this section that every resident's civil and religious
liberties, including the right to independent personal decisions and knowledge of available
choices, shall not be infringed and that the facility must encourage and assist in the fullest
possible exercise of these rights. The rights established under this section for the benefit of
residents do not limit the rights residents have under other applicable law.

# 90.26Subd. 3. Right to information about rights. (a) Before receiving services, residents90.27have the right to receive from the facility written information about rights under this section90.28in plain language and in terms residents can understand. The provider must make reasonable90.29accommodations for residents who have communication disabilities and those who speak90.30a language other than English. The information must include:

90.31 (1) what recourse residents have if their rights are violated;

| 91.1  | (2) the name, address, telephone number, and e-mail contact information of organizations           |
|-------|--|
| 91.2  | that provide advocacy and legal services for residents to enforce their rights, including but      |
| 91.3  | not limited to the designated protection and advocacy organization in Minnesota that provides      |
| 91.4  | advice and representation to individuals with disabilities; and                                    |
| 91.5  | (3) the name, address, telephone number, and e-mail contact information for government             |
| 91.6  | agencies where the resident or private client may file a maltreatment report, complain, or         |
| 91.7  | seek assistance, including the Office of Health Facility Complaints, the Minnesota Adult           |
| 91.8  | Abuse Reporting Center (MAARC), the long-term care ombudsman, and state and county                 |
| 91.9  | agencies that regulate basic care facilities and assisted living facilities.                       |
| 91.10 | (b) Upon request, residents and their designated and resident representatives have the             |
| 91.11 | right to current facility policies, inspection findings of state and local health authorities, and |
| 91.12 | further explanation of the rights provided under this section, consistent with chapter 13 and      |
| 91.13 | section 626.557.   |
| 91.14 | Subd. 4. Right to courteous treatment. Residents have the right to be treated with                 |
| 91.15 | courtesy and respect, and to have the resident's property treated with respect.                    |
| 91.16 | Subd. 5. Right to appropriate care and services. (a) Residents have the right to receive           |
| 91.17 | care and services that are according to a suitable and up-to-date plan, and subject to accepted    |
| 91.18 | health care, medical or nursing standards, and person-centered care to take an active part         |
| 91.19 | in developing, modifying, and evaluating the plan and services. All plans for care and             |
| 91.20 | services must be designed to enable residents to achieve their highest level of emotional,         |
| 91.21 | psychological, physical, medical, and functional well-being and safety.                            |
| 91.22 | (b) Residents have the right to receive medical and personal care and services with                |
| 91.23 | continuity by people who are properly trained and competent to perform their duties and in         |
| 91.24 | sufficient numbers to adequately provide the services agreed to in the assisted living facility    |
| 91.25 | or basic care facility contract, whichever is applicable.  |
| 91.26 | Subd. 6. Right to information about individuals providing services. Residents have                 |
| 91.27 | the right to be told before receiving services the type and disciplines of staff who will be       |
| 91.28 | providing the services, the frequency of visits proposed to be furnished, and other choices        |
| 91.29 | that are available for addressing the resident's needs.  |
| 91.30 | Subd. 7. Freedom from maltreatment. Residents have the right to be free from                       |
| 91.31 | maltreatment.  |

|       | 03/22/19  | REVISOR                  | SGS/EH                | 19-4863                             | as introduced       |
|-------|---|--------------------------|-----------------------|-------------------------------------|---------------------|
| 92.1  | Subd. 8.  | Right to participa       | ite in care and se    | ervice agreement; notice            | of                  |
| 92.2  | change. Residents have the right to actively participate in the planning, modification, and |                          |                       |                                     |                     |
| 92.3  | evaluation of   | f their care and ser     | vices. This right i   | ncludes:                            |                     |
| 92.4  | (1) the op  | portunity to discu       | ss care, services,    | treatment, and alternative          | es with the         |
| 92.5  | appropriate c   | caregivers;              |                       |                                     |                     |
| 92.6  | (2) the op  | oportunity to reque      | est and participate   | in formal care conferenc            | es;                 |
| 92.7  | (3) the rig   | ght to include a far     | nily member or th     | ne resident's designated re         | presentative, or    |
| 92.8  | both; and   |                          |                       |                                     |                     |
| 92.9  | (4) the rig   | ght to be told in ad     | vance of, and take    | e an active part in decision        | ns regarding, any   |
| 92.10 | recommende  | ed changes in the p      | lan for care and s    | ervices.                            |                     |
| 92.11 | Subd. 9.  | Right to disclosur       | e of contract ser     | vices and right to purch            | ase outside         |
| 92.12 | <u>services. (a)</u>  | Residents have the       | e right to be infor   | med, prior to receiving ca          | are or services     |
| 92.13 | from a facili   | ty, of:                  |                       |                                     |                     |
| 92.14 | <u>(1)</u> care a   | and services that ar     | e included under      | the terms of the contract;          |                     |
| 92.15 | (2) inform  | nation about care a      | and other public s    | ervices or private service          | s that may be       |
| 92.16 | available in t  | the community at a       | additional charges    | ; and                               |                     |
| 92.17 | <u>(3)</u> any li   | mits to the service      | s available from t    | he facility.                        |                     |
| 92.18 | (b) If the  | assisted living facil    | lity or basic care fa | acility contract permits cha        | anges in services,  |
| 92.19 | residents hav   | ve the right to reaso    | onable advance no     | otice of any change.                |                     |
| 92.20 | (c) Resid   | ents have the right      | to purchase or re     | nt goods or services not i          | ncluded in the      |
| 92.21 | contract rate   | from a supplier of       | their choice unles    | s otherwise provided by             | aw. The supplier    |
| 92.22 | must ensure   | that these purchase      | es are sufficient to  | meet the medical or trea            | tment needs of      |
| 92.23 | the residents   | <u>.</u>                 |                       |                                     |                     |
| 92.24 | (d) Resid   | ents have the right      | to change service     | es after services have beg          | un, within the      |
| 92.25 | limits of heal  | th insurance, long-      | term care insuran     | ce, medical assistance und          | ler chapter 256B,   |
| 92.26 | and other hea   | alth programs.           |                       |                                     |                     |
| 92.27 | (e) Facilit   | ties must make eve       | ry effort to assist r | esidents in obtaining infor         | mation regarding    |
| 92.28 | whether the l   | Medicare, medical        | assistance under o    | chapter 256B, or other pul          | olic program will   |
| 92.29 | pay for any c   | or all of the service    | es.                   |                                     |                     |
| 92.30 | <u>Subd. 10.</u>  | <b>Right to informat</b> | tion about charge     | <b>s.</b> (a) Before services are i | nitiated, residents |
| 92.31 | have the right  | nt to be notified:       |                       |                                     |                     |
|       |   |                          |                       |                                     |                     |

|       | 03/22/19           | REVISOR               | SGS/EH                 | 19-4863  | as introduced       |
|-------|--------------------|-----------------------|------------------------|--|---------------------|
| 93.1  | (1) of cha         | arges for the servic  | es;                    |  |                     |
| 93.2  | (2) as to          | what extent payme:    | nt may be expected     | ed from health insurance,                                  | public programs.    |
| 93.3  |                    | rces, if known; and   |                        | ······································                     | <u> </u>            |
| 93.4  |                    | charges the resider   | -                      | sible for paying.  |                     |
| 93.5  | <u>(b)</u> If a co | ontract permits chan  | iges in charges, re    | sidents have the right to re                               | asonable advance    |
| 93.6  | notice of any      | y change.             |                        |  |                     |
| 93.7  | Subd 11            | Right to informs      | ution about healt      | <b>h care treatment.</b> Wher                              | e applicable        |
| 93.8  |                    |                       |                        | sicians complete and cur                                   | ••                  |
| 93.9  | -                  |                       | <u> </u>               | g level, treatment, alterna                                |                     |
| 93.10 |                    |                       |                        | ty to disclose. This infor                                 |                     |
| 93.11 |                    |                       |                        | be expected to understand                                  |                     |
| 93.12 |                    | <u> </u>              |                        | logical results of the trea                                |                     |
| 93.13 |                    |                       |                        | accompanied by a family                                    |                     |
| 93.14 |                    | epresentative, or bo  | -                      |  |                     |
| 93.15 | Subd. 12           | . Right to refuse se  | ervices or care. (a    | ) Residents have the right                                 | to refuse services  |
| 93.16 | or care.           | 0                     |                        | <u> </u>   |                     |
| 02.17 | (b) The f          | aility must do sum    | ant in the regident    | a record that the facility is                              | nformed regidents   |
| 93.17 | <u> </u>           | -                     |                        | s record that the facility is or dietary restrictions of t |                     |
| 93.18 |                    | d, or psychologica    |                        |  | ne likely medical,  |
| 93.19 |                    | u, or psychologica.   | r consequences o       | i ine refusal.   |                     |
| 93.20 | <u>(c) In cas</u>  | ses where a residen   | t is incapable of      | understanding the circum                                   | stances but has     |
| 93.21 | <b>v</b>           |                       |                        | l requirements limit the r                                 |                     |
| 93.22 |                    |                       |                        | nces must be fully docun                                   | nented by the       |
| 93.23 | attending ph       | sysician in the resid | lent's record.         |  |                     |
| 93.24 | Subd. 13           | . Right to persona    | ıl, treatment, an      | d communication policy                                     | (a) Residents       |
| 93.25 | have the right     | <u>nt to:</u>         |                        |  |                     |
| 93.26 | <u>(1) every</u>   | consideration of the  | heir privacy, indiv    | viduality, and cultural ide                                | ntity as related to |
| 93.27 | their social,      | religious, and psyc   | hological well-be      | eing. Staff must respect th                                | ne privacy of a     |
| 93.28 | resident's sp      | ace by knocking or    | n the door and see     | king consent before ente                                   | ring, except in an  |
| 93.29 | emergency of       | or where doing so is  | s contrary to the      | resident's person-centered                                 | d care plan;        |
| 93.30 | <u>(2)</u> respe   | ctfulness and priva   | cy as they relate      | to the resident's medical                                  | and personal care   |
| 93.31 | program. Ca        | se discussion, cons   | sultation, examination | ation, and treatment are c                                 | confidential and    |
| 93.32 | must be conc       | lucted discreetly. P  | rivacy must be re      | spected during toileting, l                                | pathing, and other  |
| 93.33 | activities of      | personal hygiene, o   | except as needed       | for resident safety or ass                                 | istance;            |
|       |                    |                       |                        |  |                     |

| 03/22/19 REV | /ISOR SGS/ | EH 19 | 9-4863 |
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| 94.1  | (3) communicate privately with persons of their choice;   |
|-------|---|
| 94.2  | (4) enter and, unless residing in a secured assisted living facility and restrictions on the      |
| 94.3  | ability to leave are indicated in the resident's person-centered care plan, leave the facility    |
| 94.4  | as they choose;   |
| 94.5  | (5) private communication with a representative of a protection and advocacy services             |
| 94.6  | agency; and   |
| 94.7  | (6) access Internet service at their expense, unless offered by the facility.                     |
| 94.8  | (b) Personal mail must be sent by the facility without interference and received unopened         |
| 94.9  | unless medically or programmatically contraindicated and documented by the physician or           |
| 94.10 | advanced practice registered nurse in the resident's record. Residents must be provided           |
| 94.11 | access to a telephone to make and receive calls as well as speak privately. Facilities that are   |
| 94.12 | unable to provide a private area must make reasonable arrangements to accommodate the             |
| 94.13 | privacy of residents' calls.  |
| 94.14 | Subd. 14. Right to confidentiality of records. Residents have the right to have personal,         |
| 94.15 | financial, and medical information kept private, to approve or refuse release of information      |
| 94.16 | to any outside party, and to be advised of the facility's policies and procedures regarding       |
| 94.17 | disclosure of the information. Residents must be notified when personal records are requested     |
| 94.18 | by any outside party.   |
| 94.19 | Subd. 15. Right to visitors and social participation. (a) Residents have the right of             |
| 94.20 | reasonable access at reasonable times, or any time when the resident's welfare is in immediate    |
| 94.21 | jeopardy, to any available rights protection services and advocacy services.                      |
| 94.22 | (b) Residents have the right to meet with or receive visits at any time by the resident's         |
| 94.23 | guardian, conservator, health care agent, family, attorney, advocate, religious or social work    |
| 94.24 | counselor, or any person of the resident's choosing.  |
| 94.25 | (c) Residents have the right to participate in commercial, religious, social, community,          |
| 94.26 | and political activities without interference and at their discretion if the activities do not    |
| 94.27 | infringe on the right to privacy of other residents.  |
| 94.28 | Subd. 16. Right to designate representative. Residents have the right to name a                   |
| 94.29 | designated representative. Before or at the time of execution of an assisted living facility      |
| 94.30 | or basic care facility contract, the facility must offer the resident the opportunity to identify |
| 94.31 | a designated representative in writing in the contract. Residents have the right at any time      |
| 94.32 | at or after they enter into an assisted living contract to name a designated representative.      |

| 95.1  | Subd. 17. Right to form family and advisory councils. Residents and their families   |
|---|--|
| 95.2  | have the right to organize, maintain, and participate in resident family and advisory councils.  |
| 95.3  | Facilities must provide assistance and space for meetings and afford privacy. Staff or visitors  |
| 95.4  | may attend only upon the council's invitation. A staff person must be designated the   |
| 95.5  | responsibility of providing this assistance and responding to written requests that result   |
| 95.6  | from council meetings. Resident and family councils must be encouraged to make   |
| 95.7  | recommendations regarding facility policies.   |
| 95.8  | Subd. 18. Right to complain. Residents have the right to:  |
| 95.9  | (1) complain or inquire about either care or services that are provided or not provided;   |
| 95.10   | (2) complain about the lack of courtesy or respect to the resident or the resident's property;   |
| 95.11   | (3) know how to contact the agent of the facility who is responsible for handling  |
| 95.12   | complaints and inquiries;  |
| 95.13   | (4) have the facility conduct an investigation, attempt to resolve, and provide a timely   |
| 95.14   | response to the complaint or inquiry;  |
| 95.15   | (5) recommend changes in policies and services to staff and others of their choice; and  |
|   |  |
| 95.16   | (6) complain about any violation of the resident's rights.   |
| 95.16<br>95.17  | <ul> <li>(6) complain about any violation of the resident's rights.</li> <li>Subd. 19. Right to assert rights. Residents, their designated representatives, or any</li> </ul>  |
|   |  |
| 95.17   | Subd. 19. Right to assert rights. Residents, their designated representatives, or any  |
| 95.17<br>95.18  | Subd. 19. <b>Right to assert rights.</b> Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to  |
| 95.17<br>95.18<br>95.19   | Subd. 19. <b>Right to assert rights.</b> Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.   |
| <ul><li>95.17</li><li>95.18</li><li>95.19</li><li>95.20</li></ul>   | Subd. 19. Right to assert rights. Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> </ul>   | Subd. 19. Right to assert rights. Residents, their designated representatives, or any         person or persons on behalf of the resident have the right to assert the rights granted to         residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides         the services they receive and where they receive those services. Residents shall not be  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> </ul>  | Subd. 19. Right to assert rights. Residents, their designated representatives, or any         person or persons on behalf of the resident have the right to assert the rights granted to         residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides         the services they receive and where they receive those services. Residents shall not be         coerced or forced to obtain services in a particular setting and may instead choose to go out  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> <li>95.23</li> </ul>   | Subd. 19. Right to assert rights. Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides the services they receive and where they receive those services. Residents shall not be coerced or forced to obtain services in a particular setting and may instead choose to go out into the community for the same services within the limits of health insurance, long-term  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> <li>95.23</li> <li>95.24</li> </ul>  | Subd. 19. <b>Right to assert rights.</b> Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.<br>Subd. 20. <b>Right to choose service provider.</b> Residents are free to choose who provides the services they receive and where they receive those services. Residents shall not be coerced or forced to obtain services in a particular setting and may instead choose to go out into the community for the same services within the limits of health insurance, long-term care insurance, medical assistance, or other health programs or public programs.  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> <li>95.23</li> <li>95.24</li> <li>95.25</li> </ul>                               | Subd. 19. <b>Right to assert rights.</b> Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.<br>Subd. 20. <b>Right to choose service provider.</b> Residents are free to choose who provides the services they receive and where they receive those services. Residents shall not be coerced or forced to obtain services in a particular setting and may instead choose to go out into the community for the same services within the limits of health insurance, long-term care insurance, medical assistance, or other health programs or public programs.  |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> <li>95.23</li> <li>95.24</li> <li>95.25</li> <li>95.26</li> </ul>                | Subd. 19. Right to assert rights. Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides the services they receive and where they receive those services. Residents shall not be coerced or forced to obtain services in a particular setting and may instead choose to go out into the community for the same services within the limits of health insurance, long-term care insurance, medical assistance, or other health programs or public programs.         EFFECTIVE DATE. This section is effective August 1, 2021.         Sec. 10. [144G.77] PROTECTION-RELATED RIGHTS.   |
| <ul> <li>95.17</li> <li>95.18</li> <li>95.19</li> <li>95.20</li> <li>95.21</li> <li>95.22</li> <li>95.23</li> <li>95.24</li> <li>95.25</li> <li>95.26</li> <li>95.27</li> </ul> | Subd. 19. Right to assert rights. Residents, their designated representatives, or any person or persons on behalf of the resident have the right to assert the rights granted to residents under this section or any other section.         Subd. 20. Right to choose service provider. Residents are free to choose who provides the services they receive and where they receive those services. Residents shall not be coerced or forced to obtain services in a particular setting and may instead choose to go out into the community for the same services within the limits of health insurance, long-term care insurance, medical assistance, or other health programs or public programs.         EFFECTIVE DATE. This section is effective August 1, 2021.         Sec. 10. [144G.77] PROTECTION-RELATED RIGHTS.         (a) In addition to the rights required in the basic care and assisted living bill of rights |

95.31 (1) the right to furnish and decorate the resident's unit within the terms of the lease;

|       | 03/22/19   | REVISOR               | SGS/EH               | 19-4863                      | as introduced     |  |
|-------|--|-----------------------|----------------------|------------------------------|-------------------|--|
| 96.1  | (2) the ri   | ght to access food    | at any time;         |                              |                   |  |
| 96.2  | (3) the right to choose visitors and the times of visits;                                |                       |                      |                              |                   |  |
| 96.3  | (4) the ri   | ght to choose a roc   | ommate if sharing    | a unit;                      |                   |  |
| 96.4  | (5) the ri   | ght to personal pri   | vacy including the   | right to have and use a l    | ockable door on   |  |
| 96.5  |  |                       |                      | ocks on the resident's un    |                   |  |
| 96.6  | member with  | n a specific need to  | enter the unit sha   | ll have keys, and advanc     | e notice must be  |  |
| 96.7  | given to the   | resident before ent   | trance, when possi   | ble;                         |                   |  |
| 96.8  | <u>(6) the ri</u>  | ght to engage in cl   | nosen activities;    |                              |                   |  |
| 96.9  | (7) the ri   | ght to engage in co   | ommunity life;       |                              |                   |  |
| 96.10 | <u>(8) the ri</u>  | ght to control perse  | onal resources; and  | 1                            |                   |  |
| 96.11 | (9) the rig  | ght to individual au  | itonomy, initiative, | and independence in ma       | king life choices |  |
| 96.12 | including a c  | laily schedule and    | with whom to inte    | ract.                        |                   |  |
| 96.13 | <u>(b) The r</u>   | esident's rights in j | paragraph (a), clau  | ses (2), (3), and (5), may   | be restricted for |  |
| 96.14 | an individua   | l resident only if d  | etermined necessar   | ry for health and safety r   | easons identified |  |
| 96.15 | by the facility through an initial assessment or reassessment, as defined under section  |                       |                      |                              |                   |  |
| 96.16 | 144G.63 and documented in the written service agreement under section 144G.64. Any       |                       |                      |                              |                   |  |
| 96.17 | restrictions of those rights for people served under sections 256B.0915 and 256B.49 must |                       |                      |                              |                   |  |
| 96.18 | be document  | ted by the case ma    | nager in the reside  | nt's coordinated service a   | and support plan  |  |
| 96.19 | (CSSP), as defined in sections 256B.0915, subdivision 6, and 256B.49, subdivision 15.    |                       |                      |                              |                   |  |
| 96.20 | Sec. 11. [1  | 44G.78] REQUES        | ST FOR DISCON        | TINUATION OF LIFE            | -SUSTAINING       |  |
| 96.21 | TREATME  | NT.                   |                      |                              |                   |  |
| 96.22 | <u>(a) If a re</u>   | esident, family men   | mber, or other care  | giver of the resident requ   | uests that an     |  |
| 96.23 | employee or  | other agent of the    | facility discontinue | a life-sustaining treatme    | ent, the employee |  |
| 96.24 | or agent rece  | eiving the request:   |                      |                              |                   |  |
| 96.25 | (1) shall  | take no action to d   | iscontinue the trea  | tment; and                   |                   |  |
| 96.26 | <u>(2) shall</u>   | promptly inform tl    | he supervisor or ot  | her agent of the facility of | of the resident's |  |
| 96.27 | request.   |                       |                      |                              |                   |  |
| 96.28 | <u>(b)</u> Upon  | being informed of     | f a request for term | ination of treatment, the    | facility shall    |  |
| 96.29 | promptly:  |                       |                      |                              |                   |  |
| 96.30 | <u>(1) inform</u>  | n the resident that   | the request will be  | made known to the physi      | cian or advanced  |  |
| 96.31 | practice regi  | stered nurse who c    | ordered the residen  | t's treatment;               |                   |  |
|       |  |                       |                      |                              |                   |  |
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|                | 03/22/19           | REVISOR                | SGS/EH                      | 19-4863                        | as introduced       |
|----------------|--------------------|------------------------|-----------------------------|--------------------------------|---------------------|
| 97.1           | (2) inform         | the physician or       | advanced practice           | registered nurse of the re     | esident's request:  |
| 97.2           | and                |                        |                             |                                |                     |
| 97.3           | (3) work w         | with the resident a    | and the resident's r        | physician or advanced pra      | actice registered   |
| 97.4           |                    |                        |                             | h Care Directive Act in cl     |                     |
| 27.1           |                    | ·                      |                             |                                |                     |
| 97.5           |                    |                        |                             | o discontinue treatment, e     | except as may be    |
| 97.6           | required by la     | w or court order.      |                             |                                |                     |
| 97.7           | <u>(d)</u> This se | ection does not di     | minish the rights of        | of residents to control the    | ir treatments,      |
| 97.8           | refuse service     | s, or terminate th     | eir relationships w         | vith the facility.             |                     |
| 97.9           | (e) This se        | ction shall be con     | nstrued in a manne          | er consistent with chapter     | 145B or 145C,       |
| 97.10          | whichever app      | olies, and declara     | tions made by res           | idents under those chapte      | rs.                 |
|                |                    |                        |                             |                                |                     |
| 97.11          | Sec. 12. [14       | 4G.79] FORCE           | D ARBITRATIO                | N; WAIVER OF RIGH              | <u>TS.</u>          |
| 97.12          | Subdivisio         | on 1. Forced arbi      | tration. A facility         | must affirmatively disclo      | se to the resident  |
| 97.13          | any forced arb     | pitration provision    | ns in any basic care        | e facility or assisted living  | facility contract   |
| 97.14          | that precludes     | , limits, or delays    | the ability of a res        | sident to begin a civil action | on. For contracts   |
| 97.15          | entered into o     | n or after July 1,     | 2020, forced arbit          | ration provisions must be      | conspicuously       |
| 97.16          | disclosed in a     | contract.              |                             |                                |                     |
| 97.17          | <u>Subd. 2.</u> W  | Vaiver of rights is    | <b>s void.</b> Any waiver   | by the resident of the righ    | nts in this chapter |
| 97.18          | <u>is void.</u>    |                        |                             |                                |                     |
| 97.19          | EFFECT             | IVE DATE. This         | section is effective        | e August 1, 2021.              |                     |
|                |                    |                        |                             |                                |                     |
| 97.20<br>97.21 |                    | PHVS                   | ARTICLI                     | L 8<br>EQUIREMENTS             |                     |
| 97.21          |                    | 1115                   |                             |                                |                     |
| 97.22          | Section 1. [1      | 144G.80] MININ         | AUM SITE, PHY               | SICAL ENVIRONMEN               | NT AND FIRE         |
| 97.23          | SAFETY RE          | QUIREMENTS             | <u>.</u>                    |                                |                     |
| 97.24          | Subdivisio         | on 1. <b>Requireme</b> | <b>nts.</b> (a) Effective A | August 1, 2021, the follow     | ing are required    |
| 97.25          | for all basic ca   | are facilities and     | assisted living fac         | ilities:                       |                     |
| 97.26          | (1) public         | utilities must be a    | available, and wor          | king or inspected and app      | proved water and    |
| 97.27          | septic systems     | s are in place;        |                             |                                |                     |
| 97.28          | (2) the loca       | ation is publicly a    | ccessible to fire de        | partment services and em       | ergency medical     |
| 97.29          | services;          |                        |                             |                                |                     |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|          |         |        |         |               |

| 98.1  | (3) the location's topography provides sufficient natural drainage and is not subject to        |
|-------|---|
| 98.2  | flooding;   |
| 98.3  | (4) all-weather roads and walks must be provided within the lot lines to the primary            |
| 98.4  | entrance and the service entrance, including employees' and visitors' parking at the site; and  |
| 98.5  | (5) the location must include space for outdoor activities for residents.                       |
| 98.6  | (b) A Tier Three assisted living facility must also meet the following requirements:            |
| 98.7  | (1) a hazard vulnerability assessment or safety risk assessment shall be performed on           |
| 98.8  | and around the property. The hazards indicated on the assessment must be assessed and           |
| 98.9  | mitigated to protect the residents from harm; and   |
| 98.10 | (2) the facility shall be protected throughout by an approved supervised automatic              |
| 98.11 | sprinkler system by August 1, 2029.   |
| 98.12 | Subd. 2. Fire protection and physical environment. (a) Effective December 31, 2029,             |
| 98.13 | each basic care facility and assisted living facility must have a comprehensive fire protection |
| 98.14 | system that includes:   |
| 98.15 | (1) protection throughout by an approved supervised automatic sprinkler system according        |
| 98.16 | to building code requirements established in Minnesota Rules, part 1305.0903, or smoke          |
| 98.17 | detectors in each occupied room installed and maintained in accordance with the National        |
| 98.18 | Fire Protection Association (NFPA) Standard 72;   |
| 98.19 | (2) portable fire extinguishers installed and tested in accordance with the NFPA Standard       |
| 98.20 | <u>10;</u>  |
| 98.21 | (3) beginning August 1, 2021, fire drills shall be conducted in accordance with the             |
| 98.22 | residential board and care requirements in the Life Safety Code; and                            |
| 98.23 | (4) the physical environment, including walls, floors, ceiling, all furnishings, grounds,       |
| 98.24 | systems, and equipment must be kept in a continuous state of good repair and operation          |
| 98.25 | with regard to the health, safety, comfort, and well-being of the residents in accordance       |
| 98.26 | with a maintenance and repair program.  |
| 98.27 | Subd. 3. Local laws apply. Basic care facilities and assisted living facilities shall be in     |
| 98.28 | compliance with all applicable state and local governing laws, regulations, standards,          |
| 98.29 | ordinances, and codes for fire safety, building, and zoning requirements.                       |
| 98.30 | Subd. 4. Basic care facilities and assisted living facilities; design. (a) After July 31,       |
| 98.31 | 2021, all basic care facilities and assisted living facilities with six or more residents must  |
| 98.32 | meet the provisions relevant to assisted living facilities of the most current edition of the   |

| 99.1  | Facility Guidelines Institute "Guidelines for Design and Construction of Residential Health,      |
|-------|---|
| 99.2  | Care and Support Facilities" and of adopted rules. This minimum design standard shall be          |
| 99.3  | met for all new licenses, new construction, modifications, renovations, alterations, change       |
| 99.4  | of use, or additions. In addition to the guidelines, assisted living facilities shall provide the |
| 99.5  | option of a bath in addition to a shower for all residents.                                       |
| 99.6  | (b) The commissioner shall establish an implementation timeline for mandatory usage               |
| 99.7  | of the latest published guidelines. However, the commissioner shall not enforce the latest        |
| 99.8  | published guidelines before six months after the date of publication.                             |
| 99.9  | Subd. 5. Basic care facilities and assisted living facilities; life safety code. (a) After        |
| 99.10 | July 31, 2021, all basic care facilities and Tier Two assisted living facilities with six or more |
| 99.11 | residents shall meet the applicable provisions of the most current edition of the NFPA            |
| 99.12 | Standard 101, Life Safety Code, Residential Board and Care Occupancies chapter. This              |
| 99.13 | minimum design standard shall be met for all new licenses, new construction, modifications,       |
| 99.14 | renovations, alterations, change of use, or additions.  |
| 99.15 | (b) The commissioner shall establish an implementation timeline for mandatory usage               |
| 99.16 | of the latest published Life Safety Code. However, the commissioner shall not enforce the         |
| 99.17 | latest published guidelines before six months after the date of publication.                      |
| 99.18 | Subd. 6. Tier Three assisted living facilities; life safety code. (a) After July 31, 2021,        |
| 99.19 | all Tier Three assisted living facilities shall meet the applicable provisions of the most        |
| 99.20 | current edition of the NFPA Standard 101, Life Safety Code, Healthcare (limited care)             |
| 99.21 | chapter. This minimum design standard shall be met for all new licenses, new construction,        |
| 99.22 | modifications, renovations, alterations, change of use or additions.                              |
| 99.23 | (b) The commissioner shall establish an implementation timeline for mandatory usage               |
| 99.24 | of the newest-published Life Safety Code. However, the commissioner shall not enforce             |
| 99.25 | the newly-published guidelines before 6 months after the date of publication.                     |
| 99.26 | Subd. 7. New construction; plans. (a) For all new licensure and construction beginning            |
| 99.27 | August 1, 2021, the following must be provided to the commissioner:                               |
| 99.28 | (1) architectural and engineering plans and specifications for new construction must be           |
| 99.29 | prepared and signed by architects and engineers who are registered in Minnesota. Final            |
| 99.30 | working drawings and specifications for proposed construction must be submitted to the            |
| 99.31 | commissioner for review and approval;   |
| 99.32 | (2) final architectural plans and specifications must include elevations and sections             |
| 99.33 | through the building showing types of construction, and must indicate dimensions and              |

assignments of rooms and areas, room finishes, door types and hardware, elevations and
 details of nurses' work areas, utility rooms, toilet and bathing areas, and large-scale layouts
 of dietary and laundry areas. Plans must show the location of fixed equipment and sections
 and details of elevators, chutes, and other conveying systems. Fire walls and smoke partitions
 must be indicated. The roof plan must show all mechanical installations. The site plan must
 indicate the proposed and existing buildings, topography, roadways, walks and utility service
 lines;

100.7 <u>mic</u>

100.8 (3) final mechanical and electrical plans and specifications must address the complete layout and type of all installations, systems, and equipment to be provided. Heating plans 100.9 100.10 must include heating elements, piping, thermostatic controls, pumps, tanks, heat exchangers, boilers, breeching and accessories. Ventilation plans must include room air quantities, ducts, 100.11 100.12 fire and smoke dampers, exhaust fans, humidifiers, and air handling units. Plumbing plans must include the fixtures and equipment fixture schedule; water supply and circulating 100.13 piping, pumps, tanks, riser diagrams, and building drains; the size, location, and elevation 100.14 of water and sewer services; and the building fire protection systems. Electrical plans must 100.15 include fixtures and equipment, receptacles, switches, power outlets, circuits, power and 100.16 light panels, transformers, and service feeders. Plans must show location of nurse call signals, 100.17

100.18 cable lines, fire alarm stations, and fire detectors and emergency lighting.

100.19 (b) Unless construction is begun within one year after approval of the final working 100.20 drawing and specifications, the drawings must be resubmitted for review and approval.

100.21 (c) The commissioner must be notified within 30 days before completion of construction

100.22 so that the commissioner can make arrangements for a final inspection by the commissioner.

100.23 (d) At least one set of complete life safety plans, including changes resulting from

100.24 remodeling or alterations, must be kept on file in the facility.

100.25 Subd. 8. Variances or waivers. (a) A facility may request that the commissioner grant

100.26 a variance or waiver from the provisions of this section. A request for a waiver must be

100.27 submitted to the commissioner in writing. Each request must contain:

100.28 (1) the specific requirement for which the variance or waiver is requested;

100.29 (2) the reasons for the request;

100.30 (3) the alternative measures that will be taken if a variance or waiver is granted;

100.31 (4) the length of time for which the variance or waiver is requested; and

100.32 (5) other relevant information deemed necessary by the commissioner to properly evaluate

100.33 the request for the waiver.

Article 8 Section 1.

| 101.1  | (b) The decision to grant or deny a variance or waiver must be based on the                       |
|--------|---|
| 101.2  | commissioner's evaluation of the following criteria:  |
| 101.3  | (1) whether the waiver will adversely affect the health, treatment, comfort, safety, or           |
| 101.4  | well-being of a patient;  |
| 101.5  | (2) whether the alternative measures to be taken, if any, are equivalent to or superior to        |
| 101.6  | those prescribed in this section; and   |
| 101.7  | (3) whether compliance with the requirements would impose an undue burden on the                  |
| 101.8  | applicant.  |
| 101.9  | (c) The commissioner must notify the applicant in writing of the decision. If a variance          |
| 101.10 | or waiver is granted, the notification must specify the period of time for which the variance     |
| 101.11 | or waiver is effective and the alternative measures or conditions, if any, to be met by the       |
|        | applicant.  |
| 101.12 | applicant.  |
| 101.13 | (d) Alternative measures or conditions attached to a variance or waiver have the force            |
| 101.14 | and effect of this chapter and are subject to the issuance of correction orders and fines in      |
| 101.15 | accordance with sections 144G.34, subdivision 5, and 144G.35, subdivision 3. The amount           |
| 101.16 | of fines for a violation of this section is that specified for the specific requirement for which |
| 101.17 | the variance or waiver was requested.   |
| 101.18 | (e) A request for the renewal of a variance or waiver must be submitted in writing at             |
| 101.19 | least 45 days before its expiration date. Renewal requests must contain the information           |
| 101.20 | specified in paragraph (a). A variance or waiver must be renewed by the department if the         |
| 101.21 | applicant continues to satisfy the criteria in paragraph (a) and demonstrates compliance          |
| 101.22 | with the alternative measures or conditions imposed at the time the original variance or          |
| 101.23 | waiver was granted.   |
| 101.24 | (f) The department must deny, revoke, or refuse to renew a variance or waiver if it is            |
| 101.25 | determined that the criteria in paragraph (a) are not met. The applicant must be notified in      |
| 101.26 | writing of the reasons for the decision and informed of the right to appeal the decision.         |
| 101.27 | (g) An applicant may contest the denial, revocation, or refusal to renew a variance or            |
| 101.28 | waiver by requesting a contested case hearing under chapter 14. The applicant must submit,        |
| 101.29 | within 15 days of the receipt of the department's decision, a written request for a hearing.      |
| 101.30 | The request for hearing must set forth in detail the reasons why the applicant contends the       |
| 101.31 | decision of the department should be reversed or modified. At the hearing, the applicant          |
| 101.32 | has the burden of proving that the applicant satisfied the criteria specified in paragraph (b),   |
| 101.33 | except in a proceeding challenging the revocation of a variance or waiver.                        |
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REVISOR

SGS/EH

19-4863

|        | 03/22/19                             | REVISOR             | SGS/EH                      | 19-4863                      | as introduced      |  |
|--------|--------------------------------------|---------------------|-----------------------------|------------------------------|--------------------|--|
| 102.1  |                                      |                     | ARTICL                      | Е 9                          |                    |  |
| 102.2  | TIER THREE ASSISTED LIVING LICENSURE |                     |                             |                              |                    |  |
|        |                                      |                     |                             |                              |                    |  |
| 102.3  | Section 1. [1                        | 44G.85] ADDI7       | FIONAL REQUI                | REMENTS FOR TIER             | THREE              |  |
| 102.4  | ASSISTED L                           | IVING LICEN         | SURE.                       |                              |                    |  |
| 102.5  | Subdivisio                           | n 1. Applicabilit   | t <b>y.</b> This section ap | plies only to Tier Three as  | ssisted living     |  |
| 102.6  | facilities.                          |                     |                             |                              |                    |  |
| 102.7  | <u>Subd. 2.</u> D                    | emonstrated ca      | pacity. (a) The ap          | plicant must have the abil   | ity to provide     |  |
| 102.8  | services in a m                      | anner that is cons  | istent with the requ        | irements in this section. Th | ne commissioner    |  |
| 102.9  | shall consider                       | the following cri   | iteria, including, b        | out not limited to:          |                    |  |
| 102.10 | <u>(1) the exp</u>                   | erience of the ap   | plicant in managi           | ng residents with dementia   | a or previous      |  |
| 102.11 | long-term care                       | e experience; and   | <u> </u>                    |                              |                    |  |
| 102.12 | (2) the com                          | pliance history of  | of the applicant in         | the operation of any care f  | acility licensed,  |  |
| 102.13 | certified, or re                     | gistered under fe   | ederal or state law.        |                              |                    |  |
| 102.14 | (b) If the a                         | pplicant does not   | t have experience           | in managing residents wit    | h dementia, the    |  |
| 102.15 | applicant must                       | t employ a consu    | ltant or managem            | ent company for at least th  | ne first year of   |  |
| 102.16 | operation. The                       | consultant or ma    | anagement compa             | ny must have experience i    | n dementia care    |  |
| 102.17 | operations and                       | l must be approv    | ed by the commis            | sioner. The applicant mus    | t implement the    |  |
| 102.18 | recommendati                         | ons of the consul   | ltant or manageme           | ent company or present an    | acceptable plan    |  |
| 102.19 | to the commis                        | sioner to address   | the consultant's i          | dentified concerns.          |                    |  |
| 102.20 | (c) The con                          | nmissioner shall    | conduct an on-sit           | e inspection prior to the is | suance of a Tier   |  |
| 102.21 | Three assisted                       | living facility lie | cense to ensure co          | mpliance with the physica    | al environment     |  |
| 102.22 | requirements.                        |                     |                             |                              |                    |  |
| 102.23 | (d) The lab                          | el "Tier Three A    | ssisted Living Fac          | cility" must be identified o | on the license.    |  |
| 102.24 | <u>Subd. 3.</u> <b>R</b>             | elinquishing lice   | ense. The licensee          | must notify the commiss      | ioner in writing   |  |
| 102.25 | at least 60 day                      | s prior to the volu | untary relinquishn          | nent of a Tier Three assiste | ed living facility |  |
| 102.26 | license. For vo                      | oluntary relinquis  | shment, the facilit         | y must:                      |                    |  |
| 102.27 | <u>(1) give all</u>                  | residents and th    | eir designated rep          | resentatives 45 days' notic  | e. The notice      |  |
| 102.28 | must include:                        |                     |                             |                              |                    |  |
| 102.29 | (i) the prop                         | oosed effective da  | ate of the relinquis        | shment;                      |                    |  |
| 102.30 | (ii) change                          | s in staffing;      |                             |                              |                    |  |
| 102.31 | <u>(iii)</u> change                  | es in services inc  | luding the elimina          | ation or addition of service | es; and            |  |

| 103.1  | (iv) staff training that shall occur when the relinquishment becomes effective;               |
|--------|---|
| 103.2  | (2) submit a transitional plan to the commissioner demonstrating how the current residents    |
| 103.3  | shall be evaluated and assessed to reside in other housing settings that are not a Tier Three |
| 103.4  | assisted living facility, that are physically unsecured, or that would require move-out or    |
| 103.5  | transfer to other settings;   |
| 103.6  | (3) change service or care plans as appropriate to address any needs the residents may        |
| 103.7  | have with the transition;   |
| 103.8  | (4) notify the commissioner when the relinquishment process has been completed; and           |
| 103.9  | (5) revise advertising materials and disclosure information to remove any reference that      |
| 103.10 | the facility is a Tier Three assisted living facility   |
|        |   |
| 103.11 | Sec. 2. [144G.86] RESPONSIBILITIES OF ADMINISTRATION FOR                                      |
| 103.12 | COMPREHENSIVE PLUS LICENSEES.   |
| 103.13 | Subdivision 1. General. The licensee of a Tier Three assisted living facility is responsible  |
| 103.14 | for the care and housing of the persons with dementia and the provision of person-centered    |
| 103.15 | care that promotes each resident's dignity, independence, and comfort. This includes the      |
| 103.16 | supervision, training, and overall conduct of the staff.                                      |
| 103.17 | Subd. 2. Additional requirements. (a) The Tier Three licensee must follow the assisted        |
| 103.18 | living license requirements and the criteria in this section.                                 |
| 103.19 | (b) The administrator of a facility with a Tier Three assisted living facility license must   |
| 103.20 | complete and document that at least ten hours of the required annual continuing educational   |
| 103.21 | requirements relate to the care of individuals with dementia. Continuing education credits    |
| 103.22 | must be obtained through commissioner-approved sources that may include college courses,      |
| 103.23 | preceptor credits, self-directed activities, course instructor credits, corporate training,   |
| 103.24 | in-service training, professional association training, web-based training, correspondence    |
| 103.25 | courses, telecourses, seminars, and workshops.  |
| 103.26 | Subd. 3. Policies. In addition to the policies and procedures required in the licensing of    |
| 103.27 | assisted living facilities, the Tier Three assisted living facility licensee must develop and |
| 103.28 | implement policies and procedures that address the:   |
| 103.29 | (1) philosophy of how services are provided based upon the assisted living licensee's         |
| 103.30 | values, mission, and promotion of person-centered care and how the philosophy shall be        |
| 103.31 | implemented;  |
| 103.32 | (2) evaluation of behavioral symptoms and design of supports for intervention plans;          |
|        | Article 9 Sec. 2. 103   |

REVISOR

SGS/EH

19-4863

|        | 03/22/19           | REVISOR                 | SGS/EH              | 19-4863                      | as introduced       |
|--------|--------------------|-------------------------|---------------------|------------------------------|---------------------|
| 104.1  | (3) wande          | ering and egress p      | evention that pro   | ovides detailed instruction  | s to staff in the   |
| 104.2  | event a resid      |                         |                     |                              |                     |
| 104.3  | (4) assess         | ment of residents f     | or the use and effe | ects of medications, includ  | ling psychotropic   |
| 104.4  | medications;       |                         |                     |                              |                     |
| 104.5  | <u>(5)</u> use of  | f supportive device     | es with restraining | g qualities;                 |                     |
| 104.6  | (6) staffin        | ng plan to ensure th    | at residents' need  | s are met including a quali  | ty control system   |
| 104.7  | that periodic      | ally reviews how v      | well the staffing p | blan is working;             |                     |
| 104.8  | <u>(7) staff t</u> | raining specific to     | dementia care;      |                              |                     |
| 104.9  | <u>(8)</u> descri  | ption of life enrich    | nment programs a    | and how activities are imp   | lemented;           |
| 104.10 | <u>(9)</u> descri  | ption of family su      | pport programs a    | nd efforts to keep the fam   | ily engaged;        |
| 104.11 | <u>(10) limit</u>  | ting the use of pub     | lic address and ir  | ntercom systems for emerg    | gencies and         |
| 104.12 | evacuation d       | rills only;             |                     |                              |                     |
| 104.13 | <u>(11)</u> trans  | portation coordinat     | ion and assistance  | e to and from outside medic  | cal appointments;   |
| 104.14 | and                |                         |                     |                              |                     |
| 104.15 | <u>(12) safel</u>  | keeping of residen      | t's possessions.    |                              |                     |
| 104.16 | The polic          | ies and procedures      | must be provided    | to residents and the resider | nt's representative |
| 104.17 | at the time of     | f move-in.              |                     |                              |                     |
| 104.18 | Sec. 3. [144       | 4G.87] STAFFIN          | G AND STAFF         | TRAINING.                    |                     |
| 104.19 | <u>Subdivisi</u>   | on 1 <b>General</b> (a) | A Tier Three ass    | sisted living facility must  | provide residents   |
| 104.20 |                    |                         |                     | icted in the person-centered |                     |
| 104.21 |                    |                         |                     | red to care for dementia re  |                     |
| 104.22 |                    |                         |                     | zheimer's disease and othe   |                     |
| 104.23 | (b) Only           | staff trained as spe    | cified in subdivis  | sions 2 and 3 shall be assi  | gned to care for    |
| 104.24 | dementia res       | idents.                 |                     |                              |                     |
| 104.25 | (c) Staffin        | ng levels must be s     | sufficient to meet  | the scheduled and unsche     | eduled needs of     |
| 104.26 | residents. Sta     | affing levels during    | g nighttime hours   | shall be based on the slee   | ep patterns and     |
| 104.27 | needs of resi      | dents.                  |                     |                              |                     |
| 104.28 | <u>(d)</u> In an   | emergency situation     | on when trained s   | taff are not available to pr | rovide services,    |
| 104.29 | the facility m     | nay assign staff wh     | o have not comp     | leted the required training  | . The particular    |
| 104.30 | emergency st       | ituation must be do     | ocumented and m     | ust address:                 |                     |
|        |                    |                         |                     |                              |                     |

|        | 03/22/19   | REVISOR               | SGS/EH                   | 19-4863                     | as introduced      |  |
|--------|--|-----------------------|--------------------------|-----------------------------|--------------------|--|
| 105.1  | (1) the na   | ture of the emerge    | ncy;                     |                             |                    |  |
| 105.2  | <u>(2) how lo</u>  | ong the emergency     | lasted; and              |                             |                    |  |
| 105.3  | (3) the nat  | mes and positions     | of staff that prov       | ided coverage.              |                    |  |
| 105.4  | <u>Subd. 2.</u>  | Staffing requirem     | ents. (a) The lice       | ensee must ensure that sta  | ff who provide     |  |
| 105.5  | support to res   | idents with demen     | tia have a basic u       | inderstanding and fundam    | ental knowledge    |  |
| 105.6  | of the residents' emotional and unique health care needs using person-centered planning    |                       |                          |                             |                    |  |
| 105.7  | delivery. Direct care dementia-trained staff and other staff must be trained on the topics |                       |                          |                             |                    |  |
| 105.8  | identified du  | ring the expedited    | rulemaking proc          | ess. These requirements a   | re in addition to  |  |
| 105.9  | the licensing  | requirements for t    | raining.                 |                             |                    |  |
| 105.10 | <u>(b) Failur</u>  | e to comply with p    | aragraph (a) or s        | ubdivision 1 will result in | a fine as defined  |  |
| 105.11 | in section 144   | 4G.35, subdivision    | <u>n 3.</u>              |                             |                    |  |
| 105.12 | <u>Subd. 3.</u>  | Supervising staff t   | raining. Persons         | providing or overseeing st  | aff training must  |  |
| 105.13 | have experies  | nce and knowledge     | e in the care of in      | dividuals with dementia.    |                    |  |
| 105.14 | <u>Subd. 4.</u>  | Preservice and in-    | service training         | Preservice and in-servic    | e training may     |  |
| 105.15 | include vario  | us methods of inst    | ruction, such as c       | lassroom style, web-based   | d training, video, |  |
| 105.16 | or one-to-one  | training. The lice    | nsee must have a         | method for determining a    | and documenting    |  |
| 105.17 | each staff per   | son's knowledge a     | nd understanding         | of the training provided.   | All training must  |  |
| 105.18 | be documente   | ed.                   |                          |                             |                    |  |
| 105.19 | Sec. 4. [144   | IG.88] SERVICE        | S FOR RESIDE             | NTS WITH DEMENTI            | <u>A.</u>          |  |
| 105.20 | Subdivisi  | on 1. Move-in ass     | <b>essment.</b> (a) In a | ddition to the minimum s    | ervices required   |  |
| 105.21 | of assisted liv  | ving facilities, a Ti | er Three assisted        | living facility must also   | provide the        |  |
| 105.22 | following ser  | vices:                |                          |                             |                    |  |
| 105.23 | <u>(1) assista</u>   | ince with activities  | s of daily living th     | nat address the needs of ea | ach resident with  |  |
| 105.24 | dementia due   | to cognitive or phy   | ysical limitations.      | These services must meet    | or be in addition  |  |
| 105.25 | to the require   | ments in the licens   | sing rules for the       | facility. Services must be  | provided in a      |  |
| 105.26 | person-center  | red manner that pro   | omotes resident o        | choice, dignity, and sustai | ns the resident's  |  |
| 105.27 | abilities;   |                       |                          |                             |                    |  |
| 105.28 | (2) health   | care services prov    | vided according t        | o the licensing statutes an | d rules of the     |  |
| 105.29 | facility;  |                       |                          |                             |                    |  |
| 105.30 | <u>(3) a daily</u>   | y meal program for    | r nutrition and hy       | dration must be provided    | and available      |  |
| 105.31 | throughout ea  | ch resident's wakir   | ng hours. The indi       | vidualized nutritional plan | for each resident  |  |
|        |  |                       |                          |                             |                    |  |

| 106.1  | must be documented in the resident's service or care plan. In addition, a Tier Three assisted   |
|--------|---|
| 106.2  | living facility must:   |
| 106.3  | (i) provide visual contrast between plates, eating utensils, and the table to maximize the      |
| 106.4  | independence of each resident; and  |
| 106.5  | (ii) provide adaptive eating utensils for those residents who have been evaluated as            |
| 106.6  | needing them to maintain their eating skills; and   |
| 106.7  | (4) meaningful activities that promote or help sustain the physical and emotional               |
| 106.8  | well-being of residents. The activities must be person-directed and available during residents' |
| 106.9  | waking hours.   |
| 106.10 | (b) Each resident must be evaluated for activities according to the licensing rules of the      |
| 106.11 | facility. In addition, the evaluation must address the following:                               |
| 106.12 | (1) past and current interests;   |
| 106.13 | (2) current abilities and skills;   |
| 106.14 | (3) emotional and social needs and patterns;  |
| 106.15 | (4) physical abilities and limitations;   |
| 106.16 | (5) adaptations necessary for the resident to participate; and                                  |
| 106.17 | (6) identification of activities for behavioral interventions.                                  |
| 106.18 | (c) An individualized activity plan must be developed for each resident based on their          |
| 106.19 | activity evaluation. The plan must reflect the resident's activity preferences and needs.       |
| 106.20 | (d) A selection of daily structured and non-structured activities must be provided and          |
| 106.21 | included on the resident's activity service or care plan as appropriate. Daily activity options |
| 106.22 | based on resident evaluation may include but are not limited to:                                |
| 106.23 | (1) occupation or chore related tasks;  |
| 106.24 | (2) scheduled and planned events such as entertainment or outings;                              |
| 106.25 | (3) spontaneous activities for enjoyment or those that may help defuse a behavior;              |
| 106.26 | (4) one-to-one activities that encourage positive relationships between residents and           |
| 106.27 | staff such as telling a life story, reminiscing, or playing music;                              |
| 106.28 | (5) spiritual, creative, and intellectual activities;   |
| 106.29 | (6) sensory stimulation activities;   |
|        |   |
|        |   |

REVISOR

SGS/EH

19-4863

19-4863

- 107.1 (7) physical activities that enhance or maintain a resident's ability to ambulate or move;
  107.2 and
  107.3 (8) outdoor activities.
- 107.4 (e) Behavioral symptoms that negatively impact the resident and others in the assisted
- 107.5 living facility must be evaluated and included on the service or care plan. The staff must
- 107.6 initiate and coordinate outside consultation or acute care when indicated.
- 107.7 (f) Support must be offered to family and other significant relationships on a regularly
- 107.8 scheduled basis but not less than quarterly. Examples in which support may be provided
- 107.9 include support groups, community gatherings, social events, or meetings that address the
- 107.10 needs of individual residents or their family or significant relationships.
- 107.11 (g) Access to secured outdoor space and walkways that allow residents to enter and
- 107.12 return without staff assistance must be provided.

# 107.13 Sec. 5. [144G.991] RESIDENT QUALITY OF CARE AND OUTCOMES

# 107.14 **IMPROVEMENT TASK FORCE.**

- 107.15 Subdivision 1. Establishment. The commissioner shall establish a resident quality of
- 107.16 care and outcomes improvement task force to examine and make recommendations, on an
- 107.17 ongoing basis, on how to apply proven safety and quality improvement practices and
- 107.18 infrastructure to settings and providers that provide long-term services and supports.
- 107.19 Subd. 2. Membership. The task force shall include representation from:
- 107.20 (1) nonprofit Minnesota-based organizations dedicated to patient safety or innovation
- 107.21 in health care safety and quality;
- 107.22 (2) Department of Health staff with expertise in issues related to safety and adverse
- 107.23 <u>health events;</u>
- 107.24 (3) consumer organizations;
- 107.25 (4) direct care providers or their representatives;
- 107.26 (5) organizations representing long-term care providers and home care providers in
- 107.27 Minnesota;
- 107.28 (6) national patient safety experts; and
- 107.29 (7) other experts in the safety and quality improvement field.
- 107.30 The task force shall have at least one public member who is or has been a resident in an
- 107.31 assisted living setting and one public member who has or had a family member living in

assisted living setting. The membership will be voluntary except that public members can
be reimbursed under the provisions of section 15.059, subdivision 3.

108.3 Subd. 3. **Recommendations.** The task force shall periodically provide recommendations

108.4 to the commissioner and the legislature on changes needed to promote safety and quality

<sup>108.5</sup> improvement practices in long-term care settings and with long-term care providers. The

108.6 task force shall meet no fewer than four times per year. The task force shall be established

108.7 <u>by July 1, 2020.</u>

# 108.8 Sec. 6. TRANSITION PERIOD.

(a) From July 1, 2019, to June 30, 2021, the commissioner shall engage in the rulemaking
 process.

108.11 (b) From July 1, 2020, to July 31, 2021, the commissioner shall prepare for the new

108.12 basic care facility and assisted living facility licensure by hiring staff, developing forms,

108.13 and communicating with stakeholders about the new facility licensing.

108.14 (c) Effective August 1, 2021, all existing housing with services establishments providing

108.15 home care services under Minnesota Statutes, chapter 144A, must convert their registration

- 108.16 to licensure under Minnesota Statutes, chapter 144G.
- 108.17 (d) Effective August 1, 2021, all new basic care facilities and assisted living facilities
- 108.18 <u>must be licensed by the commissioner.</u>

(e) Effective August 1, 2021, all basic care facilities and assisted living facilities must
 be licensed by the commissioner.

108.21 Sec. 7. <u>**REPEALER.**</u>

# 108.22 Minnesota Statutes 2018, sections 144D.01; 144D.015; 144D.02; 144D.025; 144D.03;

108.23 144D.04; 144D.045; 144D.05; 144D.06; 144D.065; 144D.066; 144D.07; 144D.08; 144D.09;

108.24 144D.10; 144D.11; 144G.01; 144G.02; 144G.03; 144G.04; 144G.05; 144G.06; and 325F.72,

108.25 are repealed effective August 1, 2021.

108.26

# **ARTICLE 10**

# 108.27**BOARD OF EXECUTIVES FOR LONG TERM SERVICES AND SUPPORTS**

108.28 Section 1. Minnesota Statutes 2018, section 144A.04, subdivision 5, is amended to read:

108.29 Subd. 5. Administrators. (a) Each nursing home must employ an administrator who

108.30 must be licensed or permitted as a nursing home administrator by the Board of Examiners

for Nursing Home Administrators Executives for Long Term Services and Supports. The 109.1 nursing home may share the services of a licensed administrator. The administrator must 109.2 109.3 maintain a sufficient an on-site presence in the facility to effectively manage the facility in compliance with applicable rules and regulations. The administrator must establish procedures 109.4 and delegate authority for on-site operations in the administrator's absence, but is ultimately 109.5 responsible for the management of the facility. Each nursing home must have posted at all 109.6 times the name of the administrator and the name of the person in charge on the premises 109.7 109.8 in the absence of the licensed administrator.

(b) Notwithstanding sections 144A.18 to 144A.27, a nursing home with a director of
 nursing serving as an unlicensed nursing home administrator as of March 1, 2001, may
 continue to have a director of nursing serve in that capacity, provided the director of nursing
 has passed the state law and rules examination administered by the Board of Examiners for
 Nursing Home Administrators and maintains evidence of completion of 20 hours of
 continuing education each year on topics pertinent to nursing home administration.

109.15 Sec. 2. Minnesota Statutes 2018, section 144A.20, subdivision 1, is amended to read:

109.16 Subdivision 1. **Criteria.** The Board of <u>Examiners Executives</u> may issue licenses to 109.17 qualified persons as nursing home administrators, and shall establish qualification criteria 109.18 for nursing home administrators. No license shall be issued to a person as a nursing home 109.19 administrator unless that person:

109.20 (1) is at least 21 years of age and otherwise suitably qualified;

109.21 (2) has satisfactorily met standards set by the Board of <u>Examiners Executives</u>, which 109.22 standards shall be designed to assure that nursing home administrators will be individuals 109.23 who, by training or experience are qualified to serve as nursing home administrators; and

(3) has passed an examination approved by the board and designed to test for competence
in the subject matters standards referred to in clause (2), or has been approved by the Board
of Examiners Executives through the development and application of other appropriate
techniques.

109.28 Sec. 3. Minnesota Statutes 2018, section 144A.24, is amended to read:

109.29 **144A.24 DUTIES OF THE BOARD.** 

109.30 The Board of Examiners Executives shall:

(1) develop and enforce standards for nursing home administrator licensing, which
 standards shall be designed to assure that nursing home administrators will be individuals

of good character who, by training or experience, are suitably qualified to serve as nursing
home administrators;

(2) develop appropriate techniques, including examinations and investigations, for
determining whether applicants and licensees meet the board's standards;

SGS/EH

(3) issue licenses and permits to those individuals who are found to meet the board'sstandards;

(4) establish and implement procedures designed to assure that individuals licensed as
nursing home administrators will comply with the board's standards;

(5) receive and investigate complaints and take appropriate action consistent with chapter
214, to revoke or suspend the license or permit of a nursing home administrator or acting
administrator who fails to comply with sections 144A.18 to 144A.27 or the board's standards;

(6) conduct a continuing study and investigation of nursing homes, and the administrators
of nursing homes within the state, with a view to the improvement of the standards imposed
for the licensing of administrators and improvement of the procedures and methods used
for enforcement of the board's standards; and

(7) approve or conduct courses of instruction or training designed to prepare individuals
for licensing in accordance with the board's standards. Courses designed to meet license
renewal requirements shall be designed solely to improve professional skills and shall not
include classroom attendance requirements exceeding 50 hours per year. The board may
approve courses conducted within or without this state.

110.21 Sec. 4. Minnesota Statutes 2018, section 144A.26, is amended to read:

# 110.22 144A.26 RECIPROCITY WITH OTHER STATES AND EQUIVALENCY OF 110.23 HEALTH SERVICES EXECUTIVE.

<u>Subdivision 1.</u> **Reciprocity.** The Board of Examiners may issue a nursing home administrator's license, without examination, to any person who holds a current license as a nursing home administrator from another jurisdiction if the board finds that the standards for licensure in the other jurisdiction are at least the substantial equivalent of those prevailing in this state and that the applicant is otherwise qualified.

110.29 Subd. 2. Health services executive license. The Board of Examiners may issue a health

110.30 services executive license to any person who (1) has been validated by the National

110.31 Association of Long Term Care Administrator Boards as a health services executive, and

110.32 (2) has met the education and practice requirements for the minimum qualifications of a

| 111.1  | nursing home administrator, assisted living administrator, and home and community-based            |
|--------|--|
| 111.2  | service provider. Licensure decisions made by the board under this subdivision are final.          |
|        |  |
| 111.3  | Sec. 5. [144A.291] FEES.   |
| 111.4  | Subdivision 1. Payment types and nonrefundability. The fees imposed in this section                |
| 111.5  | shall be paid by cash, personal check, bank draft, cashier's check, or money order made            |
| 111.6  | payable to the Board of Executives for Long Term Services and Supports. All fees are               |
| 111.7  | nonrefundable.   |
| 111.8  | Subd. 2. Amount. The amount of fees may be set by the Board of Executives with the                 |
| 111.9  | approval of Minnesota Management and Budget up to the limits provided in this section              |
| 111.10 | depending upon the total amount required to sustain board operations under section                 |
| 111.11 | 16A.1285, subdivision 2. Information about fees in effect at any time is available from the        |
| 111.12 | board office. The maximum amounts of fees are:   |
| 111.13 | (1) application for licensure, \$150;  |
| 111.14 | (2) for a prospective applicant for a review of education and experience advisory to the           |
| 111.15 | license application, \$50, to be applied to the fee for application for licensure if the latter is |
| 111.16 | submitted within one year of the request for review of education and experience;                   |
| 111.17 | (3) state examination, \$75;   |
| 111.18 | (4) licensed nursing home administrator initial license, \$200 if issued between July 1            |
| 111.19 | and December 31, \$100 if issued between January 1 and June 30;                                    |
| 111.20 | (5) acting administrator permit, \$250;  |
| 111.21 | (6) renewal license, \$200;  |
| 111.22 | (7) duplicate license, \$10;   |
| 111.23 | (8) fee to a sponsor for review of individual continuing education seminars, institutes,           |
| 111.24 | workshops, or home study courses:  |
| 111.25 | (i) for less than seven clock hours, \$30; and   |
| 111.26 | (ii) for seven or more clock hours, \$50;  |
| 111.27 | (9) fee to a licensee for review of continuing education seminars, institutes, workshops,          |
| 111.28 | or home study courses not previously approved for a sponsor and submitted with an                  |
| 111.29 | application for license renewal:   |
| 111.30 | (i) for less than seven clock hours total, \$30; and   |

03/22/19

REVISOR

SGS/EH

19-4863

as introduced

|        | 03/22/19                  | REVISOR             | SGS/EH                   | 19-4863                     | as introduced      |
|--------|---------------------------|---------------------|--------------------------|-----------------------------|--------------------|
| 112.1  | (ii) for seve             | en or more clock    | hours total, \$50;       |                             |                    |
| 112.2  | (10) late ret             | newal fee, \$50;    |                          |                             |                    |
| 112.3  | (11) fee to a             | a licensee for ver  | ification of licens      | sure status and examination | on scores, \$30;   |
| 112.4  | <u>(12) registr</u>       | ation as a registe  | red continuing ec        | lucation sponsor, \$1,000;  | and                |
| 112.5  | (13) health               | services executiv   | e initial license, \$2   | 200 if issued between July  | 1 and December     |
| 112.6  | <u>31, \$100 if issu</u>  | ued between Janu    | ary 1 and June 3         | <u>0.</u>                   |                    |
| 112.7  | Sec. 6. <u><b>REV</b></u> | ISOR INSTRUC        | CTION.                   |                             |                    |
| 112.8  | The revisor               | of statutes shall   | change the phrase        | es "Board of Examiners fo   | or Nursing Home    |
| 112.9  | Administrators            | s" to "Board of Ex  | accutives for Long       | g Term Services and Supp    | orts" and "Board   |
| 112.10 | of Examiners"             | to "Board of Exe    | cutives" whereve         | r the phrases appear in Mi  | nnesota Statutes   |
| 112.11 | and apply to th           | e board establish   | ed in Minnesota          | Statutes, section 144A.19   | <u>·</u>           |
| 112.12 | Sec. 7. <u>REP</u>        | 'EALER.             |                          |                             |                    |
| 112.13 | Minnesota                 | Rules, part 6400.   | .6970, is repealed       | <u>l.</u>                   |                    |
| 112.14 |                           |                     | ARTICLE                  | E 11                        |                    |
| 112.15 | ASS                       | SISTED LIVING       | G LICENSURE              | CONFORMING CHAN             | IGES               |
| 112.16 | Section 1. M              | innesota Statutes   | 2018, section 14         | 4.051, subdivision 4, is a  | mended to read:    |
| 112.17 | Subd. 4. Da               | ata classification  | <b>; public data.</b> Fo | or providers regulated pur  | suant to sections  |
| 112.18 | 144A.43 to 144            | IA.482 and chapte   | er 144G, the follo       | wing data collected, create | ed, or maintained  |
| 112.19 | by the commis             | sioner are classif  | ied as public data       | a as defined in section 13. | 02, subdivision    |
| 112.20 | 15:                       |                     |                          |                             |                    |
| 112.21 | (1) all appl              | ication data on lie | censees, license r       | numbers, and license statu  | .s;                |
| 112.22 | (2) licensin              | g information ab    | out licenses prev        | iously held under this cha  | pter;              |
| 112.23 | (3) correction            | on orders, includi  | ng information ab        | out compliance with the o   | rder and whether   |
| 112.24 | the fine was pa           | uid;                |                          |                             |                    |
| 112.25 | (4) final en              | forcement action    | s pursuant to cha        | pter 14;                    |                    |
| 112.26 | (5) orders f              | or hearing, findin  | ngs of fact, and co      | onclusions of law; and      |                    |
| 112.27 | (6) when th               | e licensee and de   | epartment agree to       | o resolve the matter with   | out a hearing, the |
| 112.28 | agreement and             | specific reasons    | for the agreemen         | t are public data.          |                    |
|        |                           |                     |                          |                             |                    |

Sec. 2. Minnesota Statutes 2018, section 144.051, subdivision 5, is amended to read: Subd. 5. **Data classification; confidential data.** For providers regulated pursuant to sections 144A.43 to 144A.482 and chapter 144G, the following data collected, created, or maintained by the Department of Health are classified as confidential data on individuals as defined in section 13.02, subdivision 3: active investigative data relating to the investigation of potential violations of law by a licensee including data from the survey process before the correction order is issued by the department.

Sec. 3. Minnesota Statutes 2018, section 144.051, subdivision 6, is amended to read:

Subd. 6. **Release of private or confidential data.** For providers regulated pursuant to sections 144A.43 to 144A.482 <u>and chapter 144G</u>, the department may release private or confidential data, except Social Security numbers, to the appropriate state, federal, or local agency and law enforcement office to enhance investigative or enforcement efforts or further a public health protective process. Types of offices include Adult Protective Services, Office of the Ombudsman for Long-Term Care and Office of the Ombudsman for Mental Health and Developmental Disabilities, the health licensing boards, Department of Human Services, county or city attorney's offices, police, and local or county public health offices.

113.17 Sec. 4. Minnesota Statutes 2018, section 144.057, subdivision 1, is amended to read:

Subdivision 1. Background studies required. The commissioner of health shall contract
with the commissioner of human services to conduct background studies of:

(1) individuals providing services which that have direct contact, as defined under section
245C.02, subdivision 11, with patients and residents in hospitals, boarding care homes,
outpatient surgical centers licensed under sections 144.50 to 144.58; nursing homes and
home care agencies licensed under chapter 144A; residential care homes licensed under
chapter 144B, basic care facilities and assisted living facilities licensed under chapter 144G,
and board and lodging establishments that are registered to provide supportive or health
supervision services under section 157.17;

(2) individuals specified in section 245C.03, subdivision 1, who perform direct contact
services in a nursing home, basic care facilities and assisted living facilities licensed under
<u>chapter 144G</u>, or a home care agency licensed under chapter 144A or a boarding care home
licensed under sections 144.50 to 144.58. If the individual under study resides outside
Minnesota, the study must include a check for substantiated findings of maltreatment of
adults and children in the individual's state of residence when the information is made

available by that state, and must include a check of the National Crime Information Centerdatabase;

(3) beginning July 1, 1999, all other employees in basic care facilities and assisted living 114.3 facilities licensed under chapter 144G, nursing homes licensed under chapter 144A, and 114.4 boarding care homes licensed under sections 144.50 to 144.58. A disqualification of an 114.5 individual in this section shall disqualify the individual from positions allowing direct 114.6 contact or access to patients or residents receiving services. "Access" means physical access 114.7 114.8 to a client or the client's personal property without continuous, direct supervision as defined in section 245C.02, subdivision 8, when the employee's employment responsibilities do not 114.9 include providing direct contact services; 114.10

(4) individuals employed by a supplemental nursing services agency, as defined under
section 144A.70, who are providing services in health care facilities; and

(5) controlling persons of a supplemental nursing services agency, as defined undersection 144A.70.

If a facility or program is licensed by the Department of Human Services and subject to the background study provisions of chapter 245C and is also licensed by the Department of Health, the Department of Human Services is solely responsible for the background studies of individuals in the jointly licensed programs.

114.19 Sec. 5. Minnesota Statutes 2018, section 144.122, is amended to read:

#### 114.20 **144.122 LICENSE, PERMIT, AND SURVEY FEES.**

(a) The state commissioner of health, by rule, may prescribe procedures and fees for 114.21 filing with the commissioner as prescribed by statute and for the issuance of original and 114.22 renewal permits, licenses, registrations, and certifications issued under authority of the 114.23 commissioner. The expiration dates of the various licenses, permits, registrations, and 114.24 certifications as prescribed by the rules shall be plainly marked thereon. Fees may include 114.25 application and examination fees and a penalty fee for renewal applications submitted after 114.26 the expiration date of the previously issued permit, license, registration, and certification. 114.27 The commissioner may also prescribe, by rule, reduced fees for permits, licenses, 114.28 registrations, and certifications when the application therefor is submitted during the last 114.29 three months of the permit, license, registration, or certification period. Fees proposed to 114.30 be prescribed in the rules shall be first approved by the Department of Management and 114.31 Budget. All fees proposed to be prescribed in rules shall be reasonable. The fees shall be 114.32 in an amount so that the total fees collected by the commissioner will, where practical, 114.33

approximate the cost to the commissioner in administering the program. All fees collected

shall be deposited in the state treasury and credited to the state government special revenue

115.3 fund unless otherwise specifically appropriated by law for specific purposes.

(b) The commissioner may charge a fee for voluntary certification of medical laboratories

and environmental laboratories, and for environmental and medical laboratory services

115.6 provided by the department, without complying with paragraph (a) or chapter 14. Fees

115.7 charged for environment and medical laboratory services provided by the department must

<sup>115.8</sup> be approximately equal to the costs of providing the services.

115.9 (c) The commissioner may develop a schedule of fees for diagnostic evaluations

115.10 conducted at clinics held by the services for children with disabilities program. All receipts

115.11 generated by the program are annually appropriated to the commissioner for use in the

115.12 maternal and child health program.

115.1

115.2

(d) The commissioner shall set license fees for hospitals and nursing homes that are notboarding care homes at the following levels:

| 115.15<br>115.16<br>115.17<br>115.18 | Joint Commission on Accreditation of<br>Healthcare Organizations (JCAHO) and<br>American Osteopathic Association (AOA)<br>hospitals | \$7,655 plus \$16 per bed  |
|--------------------------------------|---|--|
| 115.19                               | Non-JCAHO and non-AOA hospitals   | \$5,280 plus \$250 per bed   |
| 115.20<br>115.21                     | Nursing home  | \$183 plus \$91 per bed until June 30, 2018.<br>\$183 plus \$100 per bed between July 1, 2018, |
| 115.22                               |   | and June 30, 2020. \$183 plus \$105 per bed  |
| 115.23                               |   | beginning July 1, 2020.  |

115.24 The commissioner shall set license fees for outpatient surgical centers, boarding care

115.25 homes, and supervised living facilities, assisted living facilities, and basic care facilities at

115.26 the following levels:

| 115.27 | Outpatient surgical centers             | \$3,712                  |
|--------|---|--------------------------|
| 115.28 | Boarding care homes                     | \$183 plus \$91 per bed  |
| 115.29 | Supervised living facilities            | \$183 plus \$91 per bed. |
| 115.30 | Assisted living facilities - Tier Three | \$ plus \$ per bed.      |
| 115.31 | Assisted living facilities - Tier Two   | \$ plus \$ per bed.      |
| 115.32 | Basic care facilities                   | \$ plus \$ per bed.      |

115.33 Fees collected under this paragraph are nonrefundable. The fees are nonrefundable even if

received before July 1, 2017, for licenses or registrations being issued effective July 1, 2017,

115.35 or later.

(e) Unless prohibited by federal law, the commissioner of health shall charge applicants 116.1

the following fees to cover the cost of any initial certification surveys required to determine 116.2 a provider's eligibility to participate in the Medicare or Medicaid program: 116.3

| 116.4          | Prospective payment surveys for hospitals            | \$ 900  | I |
|----------------|--|---|---|
| 116.5          | Swing bed surveys for nursing homes                  | \$ 1,200  | I |
| 116.6          | Psychiatric hospitals                                | \$ 1,400  | I |
| 116.7          | Rural health facilities                              | \$ 1,100  | I |
| 116.8          | Portable x-ray providers                             | \$ 500  | I |
| 116.9          | Home health agencies                                 | \$ 1,800  |   |
| 116.1          | Outpatient therapy agencies                          | \$ 800  | I |
| 116.1          | End stage renal dialysis providers                   | \$ 2,100  | I |
| 116.1          | 2 Independent therapists                             | \$ 800  |   |
| 116.1          | 3 Comprehensive rehabilitation outpatient facilities | \$ 1,200  | I |
| 116.1          | 4 Hospice providers                                  | \$ 1,700  | I |
| 116.1          | 5 Ambulatory surgical providers                      | \$ 1,800  | I |
| 116.1          | 6 Hospitals  | \$ 4,200  | I |
| 116.1<br>116.1 | resurveys required to complete initial               | Actual surveyor costs: average<br>surveyor cost x number of hours for |   |

certification 116.19

the survey process.

These fees shall be submitted at the time of the application for federal certification and 116.20

shall not be refunded. All fees collected after the date that the imposition of fees is not 116.21

prohibited by federal law shall be deposited in the state treasury and credited to the state 116.22

government special revenue fund. 116.23

116.24 Sec. 6. Minnesota Statutes 2018, section 144A.43, subdivision 6, is amended to read:

Subd. 6. License. "License" means a basic or comprehensive home care license issued 116.25

by the commissioner to a home care provider and effective July 1, 2021, providing services 116.26 outside of assisted living settings licensed under chapter 144G. 116.27

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Sec. 7. Minnesota Statutes 2018, section 144A.44, subdivision 1, is amended to read:
116.28
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Subdivision 1. Statement of rights. (a) A person client or resident who receives home 116.29 care services in the community or in an assisted living facility licensed under chapter 144G 116.30

has these rights: 116.31

(1) the right to receive written information, in plain language, about rights before 116.32 receiving services, including what to do if rights are violated; 116.33

(2) the right to receive care and services according to a suitable and up-to-date plan, and
subject to accepted health care, medical or nursing standards and person-centered care, to
take an active part in developing, modifying, and evaluating the plan and services;

(3) the right to be told before receiving services the type and disciplines of staff who
will be providing the services, the frequency of visits proposed to be furnished, other choices
that are available for addressing home care needs, and the potential consequences of refusing
these services;

(4) the right to be told in advance of any recommended changes by the provider in the
service plan agreement and to take an active part in any decisions about changes to the
service plan agreement;

117.11 (5) the right to refuse services or treatment;

(6) the right to know, before receiving services or during the initial visit, any limits to
the services available from a home care provider;

(7) the right to be told before services are initiated what the provider charges for the
services; to what extent payment may be expected from health insurance, public programs,
or other sources, if known; and what charges the client may be responsible for paying;

(8) the right to know that there may be other services available in the community,
including other home care services and providers, and to know where to find information
about these services;

(9) the right to choose freely among available providers and to change providers after
services have begun, within the limits of health insurance, long-term care insurance, medical
assistance, or other health programs, or public programs;

(10) the right to have personal, financial, and medical information kept private, and to
 be advised of the provider's policies and procedures regarding disclosure of such information;

(11) the right to access the client's own records and written information from those
records in accordance with sections 144.291 to 144.298;

(12) the right to be served by people who are properly trained and competent to perform
their duties;

(13) the right to be treated with courtesy and respect, and to have the client's property
treated with respect;

(14) the right to be free from physical and verbal abuse, neglect, financial exploitation,
and all forms of maltreatment covered under the Vulnerable Adults Act and the Maltreatment
of Minors Act;

118.4 (15) the right to reasonable, advance notice of changes in services or charges;

118.5 (16) the right to know the provider's reason for termination of services;

(17) the right to at least ten <u>30</u> days' advance notice of the termination of a service or
 housing by a provider, except in cases where:

(i) the client engages in conduct that significantly alters the terms of the service plan
 agreement with the home care provider;

(ii) the client, person who lives with the client, or others create an abusive or unsafework environment for the person providing home care services; or

(iii) an emergency or a significant change in the client's condition has resulted in service
needs that exceed the current service <u>plan agreement</u> and that cannot be safely met by the
home care provider;

(18) the right to a coordinated transfer when there will be a change in the provider ofservices;

(19) the right to complain to staff and others of the client's choice about services that are provided, or fail to be provided, and the lack of courtesy or respect to the client or the client's property and the right to recommend changes in policies and services, free from retaliation including the threat of termination of services;

(20) the right to know how to contact an individual associated with the home care provider
who is responsible for handling problems and to have the home care provider investigate
and attempt to resolve the grievance or complaint;

(21) the right to know the name and address of the state or county agency to contact for
additional information or assistance; and

(22) the right to assert these rights personally, or have them asserted by the client's
 representative or by anyone on behalf of the client, without retaliation-; and

(23) place an electronic monitoring device in the client's or resident's space in compliance
 with state requirements.

(b) When providers violate the rights in this section, they are subject to the fines and
 license actions in sections 144A.474, subdivision 11, and 144A.475.

| 03/22/19 REVISOR SGS/EH |
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19-4863

| 119.1  | (c) Providers must do all of the following:   |
|--------|---|
| 119.2  | (1) encourage and assist in the fullest possible exercise of these rights;                    |
| 119.3  | (2) provide the names and telephone numbers of individuals and organizations that             |
| 119.4  | provide advocacy and legal services for clients and residents seeking to assert their rights; |
| 119.5  | (3) make every effort to assist clients or residents in obtaining information regarding       |
| 119.6  | whether Medicare, medical assistance, other health programs, or public programs will pay      |
| 119.7  | for services;   |
| 119.8  | (4) make reasonable accommodations for people who have communication disabilities,            |
| 119.9  | or those who speak a language other than English; and   |
| 119.10 | (5) provide all information and notices in plain language and in terms the client or          |
| 119.11 | resident can understand.  |
| 119.12 | (d) No provider may require or request a client or resident to waive any of the rights        |
| 119.13 | listed in this section at any time or for any reasons, including as a condition of initiating |
| 119.14 | services or entering into an assisted living facility and basic care facility contract.       |
| 119.15 | Sec. 8. Minnesota Statutes 2018, section 144A.441, is amended to read:                        |

#### 119.16 **144A.441 ASSISTED LIVING BILL OF RIGHTS ADDENDUM.**

Assisted living <u>elients</u> residents, as defined in section <u>144G.01</u>, <u>subdivision 3</u> <u>144G.01</u>, <u>subdivision 10</u>, shall be provided with the home care bill of rights required by section 144A.44, except that the home care bill of rights provided to these <u>elients</u> residents must include the following provision in place of the provision in section 144A.44, subdivision 1, paragraph (a), clause (17):

"(17) the right to reasonable, advance notice of changes in services or charges, including
at least 30 days' advance notice of the termination of a service <u>or housing</u> by a provider,
except in cases where:

(i) the recipient of services engages in conduct that alters the conditions of employment
as specified in the employment contract between the home care provider and the individual
providing home care services, or creates an abusive or unsafe work environment for the
individual providing home care services;

(ii) an emergency for the informal caregiver or a significant change in the recipient's
condition has resulted in service needs that exceed the current service provider agreement
and that cannot be safely met by the home care provider; or

(iii) the provider has not received payment for services, for which at least ten days'
advance notice of the termination of a service shall be provided."

120.3 Sec. 9. Minnesota Statutes 2018, section 144A.442, is amended to read:

# 120.4 144A.442 ASSISTED LIVING <u>CLIENTS</u> <u>RESIDENTS</u>; SERVICE 120.5 TERMINATION.

(a) If an arranged home care provider, as defined in section 144D.01, subdivision 2a,
who is not also Medicare certified terminates a service agreement or service plan with an
assisted living client, as defined in section 144G.01, subdivision 3, the home care provider
shall provide the assisted living client and the legal or designated representatives of the
client, if any, with a written notice of termination which includes the following information:

120.11 (1) the effective date of termination;

120.12 (2) the reason for termination;

(3) without extending the termination notice period, an affirmative offer to meet with
the assisted living <u>elient resident</u> or <u>elient resident</u> representatives within no more than five
business days of the date of the termination notice to discuss the termination;

(4) contact information for a reasonable number of other home care providers in the
geographic area of the assisted living client, as required by section 144A.4791, subdivision
10;

(5) a statement that the provider will participate in a coordinated transfer of the care of
the <u>elient resident</u> to another provider or caregiver, as required by section 144A.44,
subdivision 1, clause (18);

(6) the name and contact information of a representative of the home care provider withwhom the client may discuss the notice of termination;

120.24 (7) a copy of the home care bill of rights; and

(8) a statement that the notice of termination of home care services by the home care
provider does not constitute notice of termination of the housing with services contract with
a housing with services establishment.

(b) Effective August 1, 2021, all assisted living settings must comply with the provisions
 in chapter 144G relating to termination of services and housing.

as introduced

121.1 Sec. 10. Minnesota Statutes 2018, section 144A.471, subdivision 7, is amended to read:

Subd. 7. Comprehensive home care license provider. Home care services that may
be provided with a comprehensive home care license include any of the basic home care
services listed in subdivision 6, and one or more of the following:

121.5 (1) services of an advanced practice nurse, registered nurse, licensed practical nurse,

121.6 physical therapist, respiratory therapist, occupational therapist, speech-language pathologist,

121.7 dietitian or nutritionist, or social worker;

(2) tasks delegated to unlicensed personnel by a registered nurse or assigned by a licensed
health professional within the person's scope of practice;

121.10 (3) medication management services;

121.11 (4) hands-on assistance with transfers and mobility;

121.12 (5) <u>treatment and therapies;</u>

121.13 (6) assisting clients with eating when the clients have complicating eating problems as

121.14 identified in the client record or through an assessment such as difficulty swallowing,

121.15 recurrent lung aspirations, or requiring the use of a tube or parenteral or intravenous

121.16 instruments to be fed; or

121.17 (6) (7) providing other complex or specialty health care services.

121.18 Sec. 11. Minnesota Statutes 2018, section 144A.471, subdivision 9, is amended to read:

Subd. 9. Exclusions from home care licensure. The following are excluded from homecare licensure and are not required to provide the home care bill of rights:

(1) an individual or business entity providing only coordination of home care that includesone or more of the following:

(i) determination of whether a client needs home care services, or assisting a client indetermining what services are needed;

121.25 (ii) referral of clients to a home care provider;

121.26 (iii) administration of payments for home care services; or

(iv) administration of a health care home established under section 256B.0751;

(2) an individual who is not an employee of a licensed home care provider if theindividual:

19-4863

(i) only provides services as an independent contractor to one or more licensed homecare providers;

122.3 (ii) provides no services under direct agreements or contracts with clients; and

(iii) is contractually bound to perform services in compliance with the contracting home
care provider's policies and service plans agreements;

(3) a business that provides staff to home care providers, such as a temporary employmentagency, if the business:

(i) only provides staff under contract to licensed or exempt providers;

122.9 (ii) provides no services under direct agreements with clients; and

(iii) is contractually bound to perform services under the contracting home care provider'sdirection and supervision;

(4) any home care services conducted by and for the adherents of any recognized churchor religious denomination for its members through spiritual means, or by prayer for healing;

122.14 (5) an individual who only provides home care services to a relative;

(6) an individual not connected with a home care provider that provides assistance with
basic home care needs if the assistance is provided primarily as a contribution and not as a
business;

(7) an individual not connected with a home care provider that shares housing with and
provides primarily housekeeping or homemaking services to an elderly or disabled person
in return for free or reduced-cost housing;

122.21 (8) an individual or provider providing home-delivered meal services;

(9) an individual providing senior companion services and other older American volunteer
programs (OAVP) established under the Domestic Volunteer Service Act of 1973, United
States Code, title 42, chapter 66;

(10) an employee of a nursing home or home care provider licensed under this chapter
or an employee of a boarding care home licensed under sections 144.50 to 144.56 when
responding to occasional emergency calls from individuals residing in a residential setting
that is attached to or located on property contiguous to the nursing home, boarding care
home, or location where home care services are also provided;

(11) an employee of a nursing home or home care provider licensed under this chapter
 or an employee of a boarding care home licensed under sections 144.50 to 144.56 when

123.2

123.1 providing occasional minor services free of charge to individuals residing in a residential

setting that is attached to or located on property contiguous to the nursing home, boarding

123.3 care home, or location where home care services are also provided;

(12) a member of a professional corporation organized under chapter 319B that does
not regularly offer or provide home care services as defined in section 144A.43, subdivision
3;

123.7 (13) the following organizations established to provide medical or surgical services that

do not regularly offer or provide home care services as defined in section 144A.43,

subdivision 3: a business trust organized under sections 318.01 to 318.04, a nonprofit
corporation organized under chapter 317A, a partnership organized under chapter 323, or

123.11 any other entity determined by the commissioner;

(14) an individual or agency that provides medical supplies or durable medical equipment,
except when the provision of supplies or equipment is accompanied by a home care service;

123.14 (15) a physician licensed under chapter 147;

(16) an individual who provides home care services to a person with a developmental
disability who lives in a place of residence with a family, foster family, or primary caregiver;

(17) a business that only provides services that are primarily instructional and not medical
services or health-related support services;

(18) an individual who performs basic home care services for no more than 14 hourseach calendar week to no more than one client;

(19) an individual or business licensed as hospice as defined in sections 144A.75 to
123.22 144A.755 who is not providing home care services independent of hospice service;

(20) activities conducted by the commissioner of health or a community health board
as defined in section 145A.02, subdivision 5, including communicable disease investigations
or testing; or

(21) administering or monitoring a prescribed therapy necessary to control or prevent a
communicable disease, or the monitoring of an individual's compliance with a health directive
as defined in section 144.4172, subdivision 6.

123.29 EFFECTIVE DATE. The amendments to clauses (10) and (11) are effective July 1,
123.30 2021.

124.1 Sec. 12. Minnesota Statutes 2018, section 144A.472, subdivision 7, is amended to read:

#### 124.2 Subd. 7. Fees; application, change of ownership, and renewal, and failure to

124.3 **notify.** (a) An initial applicant seeking temporary home care licensure must submit the

124.4 following application fee to the commissioner along with a completed application:

- 124.5 (1) for a basic home care provider, \$2,100; or
- 124.6 (2) for a comprehensive home care provider, \$4,200.
- 124.7 (b) A home care provider who is filing a change of ownership as required under

subdivision 5 must submit the following application fee to the commissioner, along withthe documentation required for the change of ownership:

- 124.10 (1) for a basic home care provider, \$2,100; or
- 124.11 (2) for a comprehensive home care provider, \$4,200.

124.12 (c) For the period ending June 30, 2018, a home care provider who is seeking to renew

124.13 the provider's license shall pay a fee to the commissioner based on revenues derived from 124.14 the provision of home care services during the calendar year prior to the year in which the

124.15 application is submitted, according to the following schedule:

124.16 License Renewal Fee

| 124.17           | Provider Annual Revenue                               | Fee     |
|------------------|---|---------|
| 124.18           | greater than \$1,500,000                              | \$6,625 |
| 124.19<br>124.20 | greater than \$1,275,000 and no more than \$1,500,000 | \$5,797 |
| 124.21<br>124.22 | greater than \$1,100,000 and no more than \$1,275,000 | \$4,969 |
| 124.23<br>124.24 | greater than \$950,000 and no more than \$1,100,000   | \$4,141 |
| 124.25           | greater than \$850,000 and no more than \$950,000     | \$3,727 |
| 124.26           | greater than \$750,000 and no more than \$850,000     | \$3,313 |
| 124.27           | greater than \$650,000 and no more than \$750,000     | \$2,898 |
| 124.28           | greater than \$550,000 and no more than \$650,000     | \$2,485 |
| 124.29           | greater than \$450,000 and no more than \$550,000     | \$2,070 |
| 124.30           | greater than \$350,000 and no more than \$450,000     | \$1,656 |
| 124.31           | greater than \$250,000 and no more than \$350,000     | \$1,242 |
| 124.32           | greater than \$100,000 and no more than \$250,000     | \$828   |
| 124.33           | greater than \$50,000 and no more than \$100,000      | \$500   |
| 124.34           | greater than \$25,000 and no more than \$50,000       | \$400   |
| 124.35           | no more than \$25,000                                 | \$200   |

(d) For the period between July 1, 2018, and June 30, 2020, a home care provider who is seeking to renew the provider's license shall pay a fee to the commissioner in an amount that is ten percent higher than the applicable fee in paragraph (c). A home care provider's fee shall be based on revenues derived from the provision of home care services during the calendar year prior to the year in which the application is submitted.

(e) Beginning July 1, 2020, a home care provider who is seeking to renew the provider's
license shall pay a fee to the commissioner based on revenues derived from the provision
of home care services during the calendar year prior to the year in which the application is
submitted, according to the following schedule:

125.10 License Renewal Fee

| 125.11           | Provider Annual Revenue                               | Fee     |
|------------------|---|---------|
| 125.12           | greater than \$1,500,000                              | \$7,651 |
| 125.13<br>125.14 | greater than \$1,275,000 and no more than \$1,500,000 | \$6,695 |
| 125.15<br>125.16 | greater than \$1,100,000 and no more than \$1,275,000 | \$5,739 |
| 125.17<br>125.18 | greater than \$950,000 and no more than \$1,100,000   | \$4,783 |
| 125.19           | greater than \$850,000 and no more than \$950,000     | \$4,304 |
| 125.20           | greater than \$750,000 and no more than \$850,000     | \$3,826 |
| 125.21           | greater than \$650,000 and no more than \$750,000     | \$3,347 |
| 125.22           | greater than \$550,000 and no more than \$650,000     | \$2,870 |
| 125.23           | greater than \$450,000 and no more than \$550,000     | \$2,391 |
| 125.24           | greater than \$350,000 and no more than \$450,000     | \$1,913 |
| 125.25           | greater than \$250,000 and no more than \$350,000     | \$1,434 |
| 125.26           | greater than \$100,000 and no more than \$250,000     | \$957   |
| 125.27           | greater than \$50,000 and no more than \$100,000      | \$577   |
| 125.28           | greater than \$25,000 and no more than \$50,000       | \$462   |
| 125.29           | no more than \$25,000                                 | \$231   |

| 125.30 | (f) If requested, the home care provider shall provide the commissioner information to    |
|--------|---|
| 125.31 | verify the provider's annual revenues or other information as needed, including copies of |
| 125.32 | documents submitted to the Department of Revenue.   |

(g) At each annual renewal, a home care provider may elect to pay the highest renewalfee for its license category, and not provide annual revenue information to the commissioner.

- (h) A temporary license or license applicant, or temporary licensee or licensee that
- 125.36 knowingly provides the commissioner incorrect revenue amounts for the purpose of paying

a lower license fee, shall be subject to a civil penalty in the amount of double the fee theprovider should have paid.

(i) The fee for failure to comply with the notification requirements in section 144A.473,
subdivision 2, paragraph (c), is \$1,000.

(i) (j) Fees and penalties collected under this section shall be deposited in the state
treasury and credited to the state government special revenue fund. All fees are
nonrefundable. Fees collected under paragraphs (c), (d), and (e) are nonrefundable even if
received before July 1, 2017, for temporary licenses or licenses being issued effective July
1, 2017, or later.

(k) Fines collected under this subdivision shall be deposited in a dedicated special revenue
 account. On an annual basis, the balance in the special revenue account will be appropriated
 to the commissioner to implement the recommendations of the advisory council established
 in section 144A.4799.

126.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

126.15 Sec. 13. Minnesota Statutes 2018, section 144A.475, subdivision 3b, is amended to read:

Subd. 3b. Expedited hearing. (a) Within five business days of receipt of the license 126.16 holder's timely appeal of a temporary suspension or issuance of a conditional license, the 126.17 commissioner shall request assignment of an administrative law judge. The request must 126.18 include a proposed date, time, and place of a hearing. A hearing must be conducted by an 126.19 administrative law judge pursuant to Minnesota Rules, parts 1400.8505 to 1400.8612, within 126.20 30 calendar days of the request for assignment, unless an extension is requested by either 126.21 party and granted by the administrative law judge for good cause. The commissioner shall 126.22 issue a notice of hearing by certified mail or personal service at least ten business days 126.23 before the hearing. Certified mail to the last known address is sufficient. The scope of the 126.24 hearing shall be limited solely to the issue of whether the temporary suspension or issuance 126.25 of a conditional license should remain in effect and whether there is sufficient evidence to 126.26 conclude that the licensee's actions or failure to comply with applicable laws are level 3 or 126.27 4 violations as defined in section 144A.474, subdivision 11, paragraph (b), or that there 126.28 were violations that posed an imminent risk of harm to the health and safety of persons in 126.29 126.30 the provider's care.

(b) The administrative law judge shall issue findings of fact, conclusions, and a
recommendation within ten business days from the date of hearing. The parties shall have
ten calendar days to submit exceptions to the administrative law judge's report. The record

127.1 shall close at the end of the ten-day period for submission of exceptions. The commissioner's 127.2 final order shall be issued within ten business days from the close of the record. When an 127.3 appeal of a temporary immediate suspension or conditional license is withdrawn or dismissed, 127.4 the commissioner shall issue a final order affirming the temporary immediate suspension 127.5 or conditional license within ten calendar days of the commissioner's receipt of the 127.6 withdrawal or dismissal. The license holder is prohibited from operation during the temporary 127.7 suspension period.

(c) When the final order under paragraph (b) affirms an immediate suspension, and a
final licensing sanction is issued under subdivisions 1 and 2 and the licensee appeals that
sanction, the licensee is prohibited from operation pending a final commissioner's order
after the contested case hearing conducted under chapter 14.

(d) A licensee whose license is temporarily suspended must comply with the requirements
for notification and transfer of clients in subdivision 5. These requirements remain if an
appeal is requested.

127.15 Sec. 14. Minnesota Statutes 2018, section 144A.475, subdivision 5, is amended to read:

Subd. 5. **Plan required.** (a) The process of suspending or, revoking, or refusing to renew a license must include a plan for transferring affected <u>elients</u> <u>clients' care</u> to other providers by the home care provider, which will be monitored by the commissioner. Within three <u>business</u> <u>calendar</u> days of being notified of the <u>final</u> revocation, <u>refusal to renew</u>, or suspension <del>action</del>, the home care provider shall provide the commissioner, the lead agencies as defined in section 256B.0911, <u>county adult protection and case managers</u>, and the ombudsman for long-term care with the following information:

127.23 (1) a list of all clients, including full names and all contact information on file;

(2) a list of each client's representative or emergency contact person, including full namesand all contact information on file;

127.26 (3) the location or current residence of each client;

127.27 (4) the payor sources for each client, including payor source identification numbers; and

(5) for each client, a copy of the client's service plan agreement, and a list of the types
of services being provided.

(b) The revocation, refusal to renew, or suspension notification requirement is satisfied
by mailing the notice to the address in the license record. The home care provider shall
cooperate with the commissioner and the lead agencies, county adult protection and county

managers, and the ombudsman for long term care during the process of transferring care of 128.1 clients to qualified providers. Within three business calendar days of being notified of the 128.2 final revocation, refusal to renew, or suspension action, the home care provider must notify 128.3 and disclose to each of the home care provider's clients, or the client's representative or 128.4 emergency contact persons, that the commissioner is taking action against the home care 128.5 provider's license by providing a copy of the revocation, refusal to renew, or suspension 128.6 notice issued by the commissioner. If the provider does not comply with the disclosure 128.7 128.8 requirements in this section, the commissioner, lead agencies, county adult protection and 128.9 county managers and ombudsman for long-term care shall notify the clients, client representatives, or emergency contact persons, about the action being taken. The revocation, 128.10 refusal to renew, or suspension notice is public data except for any private data contained 128.11 therein. 128.12

(c) A home care provider subject to this subdivision may continue operating during the
 period of time home care clients are being transferred to other providers.

128.15 Sec. 15. Minnesota Statutes 2018, section 144A.476, subdivision 1, is amended to read:

128.16 Subdivision 1. Prior criminal convictions; owner and managerial officials. (a) Before the commissioner issues a temporary license, issues a license as a result of an approved 128.17 change in ownership, or renews a license, an owner or managerial official is required to 128.18 complete a background study under section 144.057. No person may be involved in the 128.19 management, operation, or control of a home care provider if the person has been disqualified 128.20 under chapter 245C. If an individual is disqualified under section 144.057 or chapter 245C, 128.21 the individual may request reconsideration of the disqualification. If the individual requests 128.22 reconsideration and the commissioner sets aside or rescinds the disqualification, the individual 128.23 is eligible to be involved in the management, operation, or control of the provider. If an 128.24 individual has a disqualification under section 245C.15, subdivision 1, and the disqualification 128.25 is affirmed, the individual's disqualification is barred from a set aside, and the individual 128.26 must not be involved in the management, operation, or control of the provider. 128.27

(b) For purposes of this section, owners of a home care provider subject to the background
check requirement are those individuals whose ownership interest provides sufficient
authority or control to affect or change decisions related to the operation of the home care
provider. An owner includes a sole proprietor, a general partner, or any other individual
whose individual ownership interest can affect the management and direction of the policies
of the home care provider.

(c) For the purposes of this section, managerial officials subject to the background check
requirement are individuals who provide direct contact as defined in section 245C.02,
subdivision 11, or individuals who have the responsibility for the ongoing management or
direction of the policies, services, or employees of the home care provider. Data collected
under this subdivision shall be classified as private data on individuals under section 13.02,

129.6 subdivision 12.

(d) The department shall not issue any license if the applicant or owner or managerial 129.7 129.8 official has been unsuccessful in having a background study disqualification set aside under section 144.057 and chapter 245C; if the owner or managerial official, as an owner or 129.9 managerial official of another home care provider, was substantially responsible for the 129.10 other home care provider's failure to substantially comply with sections 144A.43 to 129.11 144A.482; or if an owner that has ceased doing business, either individually or as an owner 129.12 of a home care provider, was issued a correction order for failing to assist clients in violation 129.13 of this chapter. 129.14

129.15 Sec. 16. Minnesota Statutes 2018, section 144A.4791, subdivision 10, is amended to read:

Subd. 10. Termination of service <u>plan\_agreement</u>. (a) If a home care provider terminates a service <u>plan\_agreement</u> with a client, and the client continues to need home care services, the home care provider shall provide the client and the client's representative, if any, with a <u>30-day</u> written notice of termination which includes the following information:

129.20 (1) the effective date of termination;

129.21 (2) the reason for termination;

(3) a list of known licensed home care providers in the client's immediate geographicarea;

(4) a statement that the home care provider will participate in a coordinated transfer of
care of the client to another home care provider, health care provider, or caregiver, as
required by the home care bill of rights, section 144A.44, subdivision 1, clause (17);

(5) the name and contact information of a person employed by the home care providerwith whom the client may discuss the notice of termination; and

(6) if applicable, a statement that the notice of termination of home care services does
not constitute notice of termination of the housing with services contract with a housing
with services establishment.

(b) When the home care provider voluntarily discontinues services to all clients, the
home care provider must notify the commissioner, lead agencies, and ombudsman for
long-term care about its clients and comply with the requirements in this subdivision.
Sec. 17. Minnesota Statutes 2018, section 144A.4799, is amended to read:
144A.4799 DEPARTMENT OF HEALTH LICENSED HOME CARE PROVIDER
ADVISORY COUNCIL.
Subdivision 1. Membership. The commissioner of health shall appoint eight persons

SGS/EH

to a home care and assisted living program advisory council consisting of the following:

(1) three public members as defined in section 214.02 who shall be either persons who
are currently receiving home care services or, persons who have received home care within
five years of the application date, persons who have family members receiving home care
services, or persons who have family members who have received home care services within
five years of the application date;

(2) three Minnesota home care licensees representing basic and comprehensive levels
of licensure who may be a managerial official, an administrator, a supervising registered
nurse, or an unlicensed personnel performing home care tasks;

130.17 (3) one member representing the Minnesota Board of Nursing; and

130.18 (4) one member representing the <u>office of ombudsman for long-term care-; and</u>

(5) beginning July 1, 2021, a member of a county health and human services or county
adult protection office.

Subd. 2. **Organizations and meetings.** The advisory council shall be organized and administered under section 15.059 with per diems and costs paid within the limits of available appropriations. Meetings will be held quarterly and hosted by the department. Subcommittees may be developed as necessary by the commissioner. Advisory council meetings are subject to the Open Meeting Law under chapter 13D.

Subd. 3. **Duties.** (a) At the commissioner's request, the advisory council shall provide advice regarding regulations of Department of Health licensed home care providers in this chapter, including advice on the following:

130.29 (1) community standards for home care practices;

(2) enforcement of licensing standards and whether certain disciplinary actions areappropriate;

131.1 (3) ways of distributing information to licensees and consumers of home care;

131.2 (4) training standards;

131.3 (5) identifying emerging issues and opportunities in the home care field, including;

131.4 (6) identifying the use of technology in home and telehealth capabilities;

(6)(7) allowable home care licensing modifications and exemptions, including a method for an integrated license with an existing license for rural licensed nursing homes to provide limited home care services in an adjacent independent living apartment building owned by the licensed nursing home; and

(7) (8) recommendations for studies using the data in section 62U.04, subdivision 4,
including but not limited to studies concerning costs related to dementia and chronic disease
among an elderly population over 60 and additional long-term care costs, as described in
section 62U.10, subdivision 6.

131.13 (b) The advisory council shall perform other duties as directed by the commissioner.

(c) The advisory council shall annually review the balance of the account in the state 131.14 government special revenue fund described in section 144A.474, subdivision 11, paragraph 131.15 (i), and make annual recommendations by January 15 directly to the chairs and ranking 131.16 minority members of the legislative committees with jurisdiction over health and human 131.17 services regarding appropriations to the commissioner for the purposes in section 144A.474, 131.18 subdivision 11, paragraph (i). The recommendations shall address ways the commissioner 131.19 may improve protection of the public under existing statutes and laws and include but are 131.20 not limited to projects that create and administer training of licensees and their employees 131.21 to improve residents lives, supporting ways that licensees can improve and enhance quality 131.22 care, ways to provide technical assistance to licensees to improve compliance; information 131.23 technology and data projects that analyze and communicate information about trends of 131.24 131.25 violations or lead to ways of improving client care; communications strategies to licensees and the public; and other projects or pilots that benefit clients, families, and the public. 131.26

# Sec. 18. Minnesota Statutes 2018, section 256I.03, subdivision 15, is amended to read: Subd. 15. Supportive housing. "Supportive housing" means housing with support services according to the continuum of care coordinated assessment system established under Code of Federal Regulations, title 24, section 578.3 that is not time-limited and provides or coordinates services necessary for a resident to maintain housing stability.

132.1 Sec. 19. Minnesota Statutes 2018, section 256I.04, subdivision 2a, is amended to read:

Subd. 2a. License required; staffing qualifications. (a) Except as provided in paragraph
(b), an agency may not enter into an agreement with an establishment to provide housing
support unless:

(1) the establishment is licensed by the Department of Health as a hotel and restaurant;
a board and lodging establishment; a boarding care home before March 1, 1985; or a
supervised living facility, and the service provider for residents of the facility is licensed
under chapter 245A. However, an establishment licensed by the Department of Health to
provide lodging need not also be licensed to provide board if meals are being supplied to
residents under a contract with a food vendor who is licensed by the Department of Health;

(2) the residence is: (i) licensed by the commissioner of human services under Minnesota
Rules, parts 9555.5050 to 9555.6265; (ii) certified by a county human services agency prior
to July 1, 1992, using the standards under Minnesota Rules, parts 9555.5050 to 9555.6265;
(iii) licensed by the commissioner under Minnesota Rules, parts 2960.0010 to 2960.0120,
with a variance under section 245A.04, subdivision 9; or (iv) licensed under section 245D.02,
subdivision 4a, as a community residential setting by the commissioner of human services;
or

(3) the establishment facility is registered licensed under chapter 144D chapter 144G
and provides three meals a day.

(b) The requirements under paragraph (a) do not apply to establishments exempt fromstate licensure because they are:

(1) located on Indian reservations and subject to tribal health and safety requirements;or

(2) a supportive housing establishment that has an approved habitability inspection and
an individual lease agreement and that serves people who have experienced long-term
homelessness and were referred through a coordinated assessment in section 256I.03,
subdivision 15 supportive housing establishments where an individual has an approved
habitability inspection and an individual lease agreement.

(c) Supportive housing establishments that serve individuals who have experienced
long-term homelessness and emergency shelters must participate in the homeless management
information system and a coordinated assessment system as defined by the commissioner.
(d) Effective July 1, 2016, an agency shall not have an agreement with a provider of

132.33 housing support unless all staff members who have direct contact with recipients:

133.1 (1) have skills and knowledge acquired through one or more of the following:

(i) a course of study in a health- or human services-related field leading to a bachelorof arts, bachelor of science, or associate's degree;

133.4 (ii) one year of experience with the target population served;

(iii) experience as a mental health certified peer specialist according to section 256B.0615;
or

(iv) meeting the requirements for unlicensed personnel under sections 144A.43 to
133.8 144A.483;

(2) hold a current driver's license appropriate to the vehicle driven if transportingrecipients;

(3) complete training on vulnerable adults mandated reporting and child maltreatmentmandated reporting, where applicable; and

133.13 (4) complete housing support orientation training offered by the commissioner.

133.14 Sec. 20. Minnesota Statutes 2018, section 626.5572, subdivision 6, is amended to read:

Subd. 6. Facility. (a) "Facility" means a hospital or other entity required to be licensed 133.15 under sections 144.50 to 144.58; a nursing home required to be licensed to serve adults 133.16 under section 144A.02; a facility or service required to be licensed under chapter 245A; an 133.17 assisted living facility or basic care facility required to be licensed under chapter 144G; a 133.18 home care provider licensed or required to be licensed under sections 144A.43 to 144A.482; 133.19 a hospice provider licensed under sections 144A.75 to 144A.755; or a person or organization 133.20 that offers, provides, or arranges for personal care assistance services under the medical 133.21 assistance program as authorized under sections 256B.0625, subdivision 19a, 256B.0651 133.22 to 256B.0654, 256B.0659, or 256B.85. 133.23

(b) For services identified in paragraph (a) that are provided in the vulnerable adult's
own home or in another unlicensed location, the term "facility" refers to the provider, person,
or organization that offers, provides, or arranges for personal care services, and does not
refer to the vulnerable adult's home or other location at which services are rendered.

133.28 Sec. 21. Minnesota Statutes 2018, section 626.5572, subdivision 21, is amended to read:

Subd. 21. Vulnerable adult. (a) "Vulnerable adult" means any person 18 years of ageor older who:

133.31 (1) is a resident or inpatient of a facility;

(2) receives services required to be licensed under chapter 245A, except that a person
receiving outpatient services for treatment of chemical dependency or mental illness, or one
who is served in the Minnesota sex offender program on a court-hold order for commitment,
or is committed as a sexual psychopathic personality or as a sexually dangerous person
under chapter 253B, is not considered a vulnerable adult unless the person meets the
requirements of clause (4);

134.7 (3) is a resident of an assisted living facility or basic care facility required to be licensed
134.8 under chapter 144G;

(3) (4) receives services from a home care provider required to be licensed under sections
134.10 144A.43 to 144A.482; or from a person or organization that offers, provides, or arranges
134.11 for personal care assistance services under the medical assistance program as authorized
134.12 under section 256B.0625, subdivision 19a, 256B.0651, 256B.0653, 256B.0654, 256B.0659,
134.13 or 256B.85; or

(4) (5) regardless of residence or whether any type of service is received, possesses a physical or mental infirmity or other physical, mental, or emotional dysfunction:

(i) that impairs the individual's ability to provide adequately for the individual's own
care without assistance, including the provision of food, shelter, clothing, health care, or
supervision; and

(ii) because of the dysfunction or infirmity and the need for care or services, the individual
has an impaired ability to protect the individual's self from maltreatment.

(b) For purposes of this subdivision, "care or services" means care or services for thehealth, safety, welfare, or maintenance of an individual.

134.23 Sec. 22. <u>**REPEALER.**</u>

#### 134.24 Minnesota Statutes 2018, section 144A.472, subdivision 4, is repealed.

134.25

#### ARTICLE 12

#### 134.26 ELECTRONIC MONITORING

# 134.27 Section 1. [144.6502] ELECTRONIC MONITORING IN CERTAIN HEALTH CARE 134.28 FACILITIES.

<u>Subdivision 1.</u> Definitions. (a) For the purposes of this section, the terms defined in this
 <u>subdivision have the meanings given.</u>

- 135.1 (b) "Electronic monitoring" means the placement and use of an electronic monitoring
- 135.2 device by a resident in the resident's room or private living unit in accordance with this
- 135.3 <u>section.</u>
- 135.4 (c) "Commissioner" means the commissioner of health.
- 135.5 (d) "Department" means the Department of Health.
- 135.6 (e) "Electronic monitoring device" means a camera or other device that captures, records,
- 135.7 or broadcasts audio, video, or both, that is placed in a resident's room or private living unit
- 135.8 and is used to monitor the resident or activities in the room or private living unit.
- 135.9 (f) "Facility" means a nursing home licensed under chapter 144A, a boarding care home
- 135.10 licensed under sections 144.50 to 144.56, or a housing with services establishment registered
- 135.11 under chapter 144D that is either subject to chapter 144G or has a disclosed special unit
- 135.12 <u>under section 325F.72.</u>
- 135.13 (g) "Resident" means a person 18 years of age or older residing in a facility.
- 135.14 (h) "Resident representative" means one of the following in the order of priority listed,
- 135.15 to the extent the person may reasonably be identified and located:
- 135.16 (1) a court-appointed guardian;
- 135.17 (2) a health care agent under section 145C.01, subdivision 2; or
- 135.18 (3) a person who is not an agent of a facility or of a home care provider designated in
- 135.19 writing by the resident and maintained in the resident's records on file with the facility or
- 135.20 with the resident's executed housing with services contract.
- 135.21 Subd. 2. Electronic monitoring. (a) A resident or a resident representative may conduct
- 135.22 electronic monitoring of the resident's room or private living unit through the use of electronic
- 135.23 monitoring devices placed in the resident's room or private living unit as provided in this
- 135.24 <u>section.</u>
- (b) Nothing in this section precludes the use of electronic monitoring of health care
  allowed under other law.
- 135.27 (c) Electronic monitoring authorized under this section is not a covered service under
- home and community-based waivers under sections 256B.0913, 256B.0915, 256B.092, and
   256B.49.
- (d) This section does not apply to monitoring technology authorized as a home and
  community-based service under section 256B.0913, 256B.0915, 256B.092, or 256B.49.

| 136.1  | Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided in this              |
|--------|--|
| 136.2  | subdivision, a resident must consent to electronic monitoring in the resident's room or private  |
| 136.3  | living unit in writing on a notification and consent form. If the resident has not affirmatively |
| 136.4  | objected to electronic monitoring and the resident's medical professional determines that        |
| 136.5  | the resident currently lacks the ability to understand and appreciate the nature and             |
| 136.6  | consequences of electronic monitoring, the resident representative may consent on behalf         |
| 136.7  | of the resident. For purposes of this subdivision, a resident affirmatively objects when the     |
| 136.8  | resident orally, visually, or through the use of auxiliary aids or services declines electronic  |
| 136.9  | monitoring. The resident's response must be documented on the notification and consent           |
| 136.10 | <u>form.</u>   |
| 136.11 | (b) Prior to a resident representative consenting on behalf of a resident, the resident must     |
| 136.12 | be asked if the resident wants electronic monitoring to be conducted. The resident               |
| 136.13 | representative must explain to the resident:   |
| 136.14 | (1) the type of electronic monitoring device to be used;   |
| 136.15 | (2) the standard conditions that may be placed on the electronic monitoring device's use,        |
| 136.16 | including those listed in subdivision 6;   |
| 136.17 | (3) with whom the recording may be shared under subdivision 10 or 11; and                        |
| 136.18 | (4) the resident's ability to decline all recording.   |
| 136.19 | (c) A resident, or resident representative when consenting on behalf of the resident, may        |
| 136.20 | consent to electronic monitoring with any conditions of the resident's or resident               |
| 136.21 | representative's choosing, including the list of standard conditions provided in subdivision     |
| 136.22 | 6. A resident, or resident representative when consenting on behalf of the resident, may         |
| 136.23 | request that the electronic monitoring device be turned off or the visual or audio recording     |
| 136.24 | component of the electronic monitoring device be blocked at any time.                            |
| 136.25 | (d) Prior to implementing electronic monitoring, a resident, or resident representative          |
| 136.26 | when acting on behalf of the resident, must obtain the written consent on the notification       |
| 136.27 | and consent form of any other resident residing in the shared room or shared private living      |
| 136.28 | unit. A roommate's or roommate's resident representative's written consent must comply           |
| 136.29 | with the requirements of paragraphs (a) to (c). Consent by a roommate or a roommate's            |
| 136.30 | resident representative under this paragraph authorizes the resident's use of any recording      |
| 136.31 | obtained under this section, as provided under subdivision 10 or 11.                             |
| 136.32 | (e) Any resident conducting electronic monitoring must immediately remove or disable             |
| 136.33 | an electronic monitoring device prior to a new roommate moving into a shared room or             |

| 137.1  | shared private living unit, unless the resident obtains the roommate's or roommate's resident    |
|--------|--|
| 137.2  | representative's written consent as provided under paragraph (d) prior to the roommate           |
| 137.3  | moving into the shared room or shared private living unit. Upon obtaining the new                |
| 137.4  | roommate's signed notification and consent form and submitting the form to the facility as       |
| 137.5  | required under subdivision 5, the resident may resume electronic monitoring.                     |
| 137.6  | (f) The resident or roommate, or the resident representative or roommate's resident              |
| 137.7  | representative if the representative is consenting on behalf of the resident or roommate, may    |
| 137.8  | withdraw consent at any time and the withdrawal of consent must be documented on the             |
| 137.9  | original consent form as provided under subdivision 5, paragraph (c).                            |
| 137.10 | Subd. 4. Refusal of roommate to consent. If a resident of a facility who is residing in          |
| 137.11 | a shared room or shared living unit, or the resident representative of such a resident when      |
| 137.12 | acting on behalf of the resident, wants to conduct electronic monitoring and another resident    |
| 137.13 | living in or moving into the same shared room or shared living unit refuses to consent to        |
| 137.14 | the use of an electronic monitoring device, the facility shall make a reasonable attempt to      |
| 137.15 | accommodate the resident who wants to conduct electronic monitoring. A facility has met          |
| 137.16 | the requirement to make a reasonable attempt to accommodate a resident or resident               |
| 137.17 | representative who wants to conduct electronic monitoring when, upon notification that a         |
| 137.18 | roommate has not consented to the use of an electronic monitoring device in the resident's       |
| 137.19 | room, the facility offers to move the resident to another shared room or shared living unit      |
| 137.20 | that is available at the time of the request. If a resident chooses to reside in a private room  |
| 137.21 | or private living unit in a facility in order to accommodate the use of an electronic monitoring |
| 137.22 | device, the resident must pay either the private room rate in a nursing home setting, or the     |
| 137.23 | applicable rent in a housing with services establishment. If a facility is unable to             |
| 137.24 | accommodate a resident due to lack of space, the facility must reevaluate the request every      |
| 137.25 | two weeks until the request is fulfilled. A facility is not required to provide a private room,  |
| 137.26 | a single-bed room, or a private living unit to a resident who is unable to pay.                  |
| 137.27 | Subd. 5. Notice to facility. (a) Electronic monitoring may begin only after the resident         |
| 137.28 | or resident representative who intends to place an electronic monitoring device and any          |
| 137.29 | roommate or roommate's resident representative completes the notification and consent            |
| 137.30 | form and submits the form to the facility.   |
| 137.31 | (b) Upon receipt of any completed notification and consent form, the facility must place         |
| 137.32 | the original form in the resident's file or file the original form with the resident's housing   |
| 137.33 | with services contract. The facility must provide a copy to the resident and the resident's      |

137.34 <u>roommate, if applicable.</u>

| 138.1  | (c) In the event that a resident or roommate, or the resident representative or roommate's       |
|--------|--|
| 138.2  | resident representative if the representative is consenting on behalf of the resident or         |
| 138.3  | roommate, chooses to alter the conditions under which consent to electronic monitoring is        |
| 138.4  | given or chooses to withdraw consent to electronic monitoring, the facility must make            |
| 138.5  | available the original notification and consent form so that it may be updated. Upon receipt     |
| 138.6  | of the updated form, the facility must place the updated form in the resident's file or file the |
| 138.7  | original form with the resident's signed housing with services contract. The facility must       |
| 138.8  | provide a copy of the updated form to the resident and the resident's roommate, if applicable.   |
| 138.9  | (d) If a new roommate, or the new roommate's resident representative when consenting             |
| 138.10 | on behalf of the new roommate, does not submit to the facility a completed notification and      |
| 138.11 | consent form and the resident conducting the electronic monitoring does not remove or            |
| 138.12 | disable the electronic monitoring device, the facility must remove the electronic monitoring     |
| 138.13 | device.  |
| 138.14 | (e) If a roommate, or the roommate's resident representative when withdrawing consent            |
| 138.15 | on behalf of the roommate, submits an updated notification and consent form withdrawing          |
| 138.16 | consent and the resident conducting electronic monitoring does not remove or disable the         |
| 138.17 | electronic monitoring device, the facility must remove the electronic monitoring device.         |
| 138.18 | (f) Notwithstanding paragraph (a), the resident or resident representative who intends           |
| 138.19 | to place an electronic monitoring device may do so without submitting a notification and         |
| 138.20 | consent form to the facility, provided that:   |
| 138.21 | (1) the resident or resident representative reasonably fears retaliation by the facility;        |
| 138.22 | (2) the resident does not have a roommate;   |
| 138.23 | (3) the resident or resident representative submits the completed notification and consent       |
| 138.24 | form to the Office of the Ombudsman for Long-Term Care;  |
| 138.25 | (4) the resident or resident representative submits the notification and consent form to         |
| 138.26 | the facility within 14 calendar days of placing the electronic monitoring device; and            |
| 138.27 | (5) the resident or resident representative immediately submits a Minnesota Adult Abuse          |
| 138.28 | Reporting Center report or police report upon evidence from the electronic monitoring            |
| 138.29 | device that suspected maltreatment has occurred between the time the electronic monitoring       |
| 138.30 | device is placed under this paragraph and the time the resident or resident representative       |
| 138.31 | submits the completed notification and consent form to the facility.                             |
| 138.32 | Subd. 6. Form requirements. (a) The notification and consent form completed by the               |
| 138.33 | resident must include, at a minimum, the following information:                                  |

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
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| 139.1 | (1) the resident's signed co | onsent to electronic m | nonitoring or the | signature of the | resident |
|-------|------------------------------|------------------------|-------------------|------------------|----------|

139.2 representative, if applicable. If a person other than the resident signs the consent form, the

- 139.3 <u>form must document the following:</u>
- (i) the date the resident was asked if the resident wants electronic monitoring to be
- 139.5 <u>conducted;</u>
- 139.6 (ii) who was present when the resident was asked;
- 139.7 (iii) an acknowledgment that the resident did not affirmatively object; and
- 139.8 (iv) the source of authority allowing the resident representative to sign the notification
- 139.9 and consent form on the resident's behalf;
- 139.10 (2) the resident's roommate's signed consent or the signature of the roommate's resident
- 139.11 representative, if applicable. If a roommate's resident representative signs the consent form,
- 139.12 the form must document the following:
- 139.13 (i) the date the roommate was asked if the roommate wants electronic monitoring to be
- 139.14 <u>conducted;</u>
- 139.15 (ii) who was present when the roommate was asked;
- 139.16 (iii) an acknowledgment that the roommate did not affirmatively object; and
- 139.17 (iv) the source of authority allowing the resident representative to sign the notification
- 139.18 and consent form on the resident's behalf;
- 139.19 (3) the type of electronic monitoring device to be used;
- 139.20 (4) a list of standard conditions or restrictions that the resident or a roommate may elect
- 139.21 to place on the use of the electronic monitoring device, including but not limited to:
- 139.22 (i) prohibiting audio recording;
- 139.23 (ii) prohibiting video recording;
- 139.24 (iii) prohibiting broadcasting of audio or video;
- 139.25 (iv) turning off the electronic monitoring device or blocking the visual recording
- 139.26 <u>component of the electronic monitoring device for the duration of an exam or procedure by</u>
- 139.27 <u>a health care professional;</u>
- 139.28 (v) turning off the electronic monitoring device or blocking the visual recording
- 139.29 component of the electronic monitoring device while dressing or bathing is performed; and

| 140.1  | (vi) turning off the electronic monitoring device for the duration of a visit with a spiritual |
|--------|--|
| 140.2  | adviser, ombudsman, attorney, financial planner, intimate partner, or other visitor;           |
| 140.3  | (5) any other condition or restriction elected by the resident or roommate on the use of       |
| 140.4  | an electronic monitoring device;   |
| 140.5  | (6) a statement of the circumstances under which a recording may be disseminated under         |
| 140.6  | subdivision 10;  |
| 140.7  | (7) a signature box for documenting that the resident or roommate has withdrawn consent;       |
| 140.8  | and  |
| 140.9  | (8) an acknowledgment that the resident, in accordance with subdivision 3, consents,           |
| 140.10 | authorizes, and allows the Office of Ombudsman for Long-Term Care and representatives          |
| 140.11 | of its office to disclose information about the form limited to:                               |
| 140.11 | of its office to disclose information about the form infined to.                               |
| 140.12 | (i) the fact that the form was received from the resident or resident representative;          |
| 140.13 | (ii) if signed by a resident representative, the name of the resident representative and       |
| 140.14 | the source of authority allowing the resident representative to sign the notification and      |
| 140.15 | consent form on the resident's behalf; and   |
| 140.16 | (iii) the type of electronic monitoring device placed.   |
| 140.17 | (b) Facilities must make the notification and consent form available to the residents and      |
| 140.18 | inform residents of their option to conduct electronic monitoring of their rooms or private    |
| 140.19 | living unit.   |
| 140.20 | (c) Notification and consent forms received by the Office of Ombudsman for Long-Term           |
| 140.21 | Care are data protected under section 256.9744.  |
| 140.22 | Subd. 7. Cost and installation. (a) A resident choosing to conduct electronic monitoring       |
| 140.23 | must do so at the resident's own expense, including paying purchase, installation,             |
| 140.24 | maintenance, and removal costs.  |
| 140.25 | (b) If a resident chooses to place an electronic monitoring device that uses Internet          |
| 140.26 | technology for visual or audio monitoring, the resident may be responsible for contracting     |
| 140.27 | with an Internet service provider.   |
| 140.28 | (c) The facility shall make a reasonable attempt to accommodate the resident's installation    |
| 140.29 | needs, including allowing access to the facility's public-use Internet or Wi-Fi systems when   |
| 140.30 | available for other public uses.   |
|        |  |
| 140.31 | (d) All electronic monitoring device installations and supporting services must be             |
| 140.32 | UL-listed.   |
|        |  |

Article 12 Section 1.

03/22/19

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as introduced

|        | 03/22/19            | REVISOR                  | SGS/EH               | 19-4863                           | as introduced       |
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| 141.1  | Subd. 8. No         | tice to visitors.        | (a) A facility sha   | ll post a sign at each facil      | ity entrance        |
| 141.2  |                     |                          | · · ·                | as and audio devices may          |                     |
| 141.3  | record persons      | and activities."         |                      |                                   |                     |
| 141.4  | (b) The faci        | lity is responsib        | le for installing ar | nd maintaining the signag         | e required in this  |
| 141.5  | subdivision.        |                          |                      |                                   |                     |
| 141.6  | Subd. 9. <b>Ob</b>  | struction of elec        | etronic monitorin    | <b>g devices.</b> (a) A person mu | ıst not knowingly   |
| 141.7  | hamper, obstrue     | ct, tamper with,         | or destroy an elec   | etronic monitoring device         | placed in a         |
| 141.8  | resident's room     | or private living        | g unit without the   | permission of the resider         | nt or resident      |
| 141.9  | representative.     |                          |                      |                                   |                     |
| 141.10 | (b) It is not       | a violation of pa        | aragraph (a) if a p  | erson turns off the electro       | onic monitoring     |
| 141.11 | device or block     | s the visual reco        | ording component     | of the electronic monitor         | ing device at the   |
| 141.12 | direction of the    | resident or resident     | dent representativ   | e, or if consent has been         | withdrawn.          |
| 141.13 | <u>Subd. 10.</u> D  | vissemination of         | f recordings. (a)    | No person may access an           | y video or audio    |
| 141.14 | recording creat     | ed through authors       | orized electronic    | monitoring without the w          | ritten consent of   |
| 141.15 | the resident or     | resident represen        | ntative.             |                                   |                     |
| 141.16 | (b) Except a        | as required unde         | r other law, a reco  | ording or copy of a record        | ling made as        |
| 141.17 | provided in this    | s section may or         | ly be disseminate    | ed for the purpose of addr        | essing health,      |
| 141.18 | safety, or welfa    | re concerns of a         | resident or reside   | ents.                             |                     |
| 141.19 | (c) A person        | n disseminating          | a recording or co    | by of a recording made as         | provided in this    |
| 141.20 | section in viola    | tion of paragrap         | h (b) may be civi    | lly or criminally liable.         |                     |
| 141.21 | <u>Subd. 11.</u> A  | dmissibility of          | evidence. Subjec     | t to applicable rules of ev       | idence and          |
| 141.22 | procedure, any      | video or audio 1         | recording created    | through electronic monite         | oring under this    |
| 141.23 | section may be      | admitted into ev         | vidence in a civil,  | criminal, or administrativ        | ve proceeding.      |
| 141.24 | Subd. 12. L         | <b>iability.</b> (a) For | the purposes of st   | ate law, the mere presence        | e of an electronic  |
| 141.25 | monitoring dev      | ice in a resident's      | s room or private l  | iving unit is not a violation     | n of the resident's |
| 141.26 | right to privacy    | under section 1          | 44.651 or 144A.4     | <u>14.</u>                        |                     |
| 141.27 | (b) For the         | purposes of state        | e law, a facility or | home care provider is no          | ot civilly or       |
| 141.28 | criminally liabl    | e for the mere d         | isclosure by a res   | ident or a resident represe       | entative of a       |
| 141.29 | recording.          |                          |                      |                                   |                     |
| 141.30 | <u>Subd. 13.</u> II | mmunity from             | liability. The Off   | ice of Ombudsman for Lo           | ong-Term Care       |
| 141.31 | and representat     | ives of the offic        | e are immune from    | m liability as provided un        | der section         |
| 141.32 | 256.9742, subd      | livision 2.              |                      |                                   |                     |

|        | 03/22/19   | REVISOR                   | SGS/EH               | 19-4863                     | as introduced       |  |
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| 142.1  | Subd. 14. Resident protections. (a) A facility must not: |                           |                      |                             |                     |  |
| 142.2  | (1) refuse   | e to admit a potentia     | al resident or remov | ve a resident because the   | facility disagrees  |  |
| 142.3  | with the pote  | ential resident's or      | the resident's decis | ions regarding electroni    | c monitoring,       |  |
| 142.4  | including wh   | nen the decision is       | made by a residen    | t representative acting of  | n behalf of the     |  |
| 142.5  | resident;  |                           |                      |                             |                     |  |
| 142.6  | <u>(2)</u> retalia                                       | ate or discriminate       | against any reside   | nt for consenting or refu   | sing to consent     |  |
| 142.7  | to electronic  | monitoring; or            |                      |                             |                     |  |
| 142.8  | <u>(3) preve</u>   | nt the placement o        | r use of an electron | nic monitoring device by    | a resident who      |  |
| 142.9  | has provided   | the facility or the       | Office of the Omb    | udsman for Long-Term        | Care with notice    |  |
| 142.10 | and consent  | as required under t       | his section.         |                             |                     |  |
| 142.11 | <u>(b)</u> Any o   | contractual provision     | on prohibiting, lim  | iting, or otherwise modi    | fying the rights    |  |
| 142.12 | and obligation   | ons in this section i     | s contrary to publi  | c policy and is void and    | unenforceable.      |  |
| 142.13 | Subd. 15   | <u>Employee discip</u>    | line. An employee    | of the facility or of a con | tractor providing   |  |
| 142.14 | services at the  | ne facility, includin     | g an arranged hor    | ne care provider as defin   | ed in section       |  |
| 142.15 | <u>144D.01, sul</u>                                      | odivision 2a, who i       | s the subject of pr  | oposed corrective or disc   | ciplinary action    |  |
| 142.16 | based upon e   | vidence obtained by       | y electronic monito  | pring must be given acces   | s to that evidence  |  |
| 142.17 | for purposes   | of defending again        | nst the proposed ac  | ction. The recording or a   | copy of the         |  |
| 142.18 | recording m  | ust be treated confi      | dentially by the er  | nployee and must not be     | further             |  |
| 142.19 | disseminated   | l to any other perso      | on except as requir  | ed under law. Any copy      | of the recording    |  |
| 142.20 | must be return   | rned to the facility      | or resident who pr   | ovided the copy when it     | is no longer        |  |
| 142.21 | needed for p   | urposes of defendi        | ng against a propo   | sed action.                 |                     |  |
| 142.22 | Subd. 16   | <u>Penalties. (a) The</u> | e commissioner ma    | ay issue a correction ord   | er as provided      |  |
| 142.23 | under section  | <u>n 144A.10, 144A.4</u>  | 5, or 144A.474, up   | oon a finding that the fac  | ility has failed to |  |
| 142.24 | comply with  | subdivision 5, par        | agraphs (b) to (e);  | 6, paragraph (b); 7, para   | ıgraph (c); 8; 9;   |  |
| 142.25 | <u>10; or 14. Fo</u>                                     | r each violation of       | this section, the co | mmissioner may impose       | a fine up to \$500  |  |
| 142.26 | upon a findin  | g of noncomplianc         | e with a correction  | order issued according to   | this subdivision.   |  |
| 142.27 | <u>(b) The c</u>   | ommissioner may e         | exercise the commi   | ssioner's authority provid  | led under section   |  |
| 142.28 | 144D.05 to c   | compel a housing v        | vith services establ | lishment to meet the req    | uirements of this   |  |
| 142.29 | section.   |                           |                      |                             |                     |  |
| 142.30 | EFFECT   | <b>IVE DATE.</b> This     | section is effective | e January 1, 2020, and a    | pplies to all       |  |
| 142.31 | agreements i   | in effect, entered in     | to, or renewed on    | or after that date.         |                     |  |

19-4863

# 143.1 Sec. 2. TRANSITION TO AUTHORIZED ELECTRONIC MONITORING IN

## 143.2 **CERTAIN HEALTH CARE FACILITIES.**

- 143.3 <u>Any resident, resident representative, or other person conducting electronic monitoring</u>
- 143.4 <u>in a resident's room or private living unit prior to January 1, 2020</u>, must comply with the
- requirements of Minnesota Statutes, section 144.6502, by January 1, 2020.
- 143.6 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 143.7 Sec. 3. **DIRECTION TO THE COMMISSIONER OF HEALTH.**

143.8 The commissioner of health shall prescribe the notification and consent form described

143.9 in Minnesota Statutes, section 144.6502, subdivision 6, no later than January 1, 2020. The

143.10 <u>commissioner shall make the form available on the department's website.</u>

- 143.11 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 143.12

### ARTICLE 13

## 143.13 OFFICE OF HEALTH FACILITY COMPLAINTS; MINNESOTA VULNERABLE ADULTS ACT

143.15 Section 1. Minnesota Statutes 2018, section 144A.53, subdivision 1, is amended to read:

143.16 Subdivision 1. Powers. The director may:

(1) promulgate by rule, pursuant to chapter 14, and within the limits set forth in
subdivision 2, the methods by which complaints against health facilities, health care
providers, home care providers, or residential care homes, or administrative agencies are
to be made, reviewed, investigated, and acted upon; provided, however, that a fee may not
be charged for filing a complaint;

(2) recommend legislation and changes in rules to the state commissioner of health,governor, administrative agencies or the federal government;

(3) investigate, upon a complaint or upon initiative of the director, any action or failure
to act by a health care provider, home care provider, residential care home, or a health
facility;

(4) request and receive access to relevant information, records, incident reports, or
documents in the possession of an administrative agency, a health care provider, a home
care provider, a residential care home, or a health facility, and issue investigative subpoenas
to individuals and facilities for oral information and written information, including privileged
information which the director deems necessary for the discharge of responsibilities. For

purposes of investigation and securing information to determine violations, the director
need not present a release, waiver, or consent of an individual. The identities of patients or
residents must be kept private as defined by section 13.02, subdivision 12;

(5) enter and inspect, at any time, a health facility or residential care home and be
permitted to interview staff; provided that the director shall not unduly interfere with or
disturb the provision of care and services within the facility or home or the activities of a
patient or resident unless the patient or resident consents;

(6) issue correction orders and assess civil fines <del>pursuant to section</del> for violations of 144.8 sections 144.651, 144.653, 144A.10, 144A.45, and 626.557, Minnesota Rules, chapters 144.9 4655, 4658, 4664, and 4665, or any other law which that provides for the issuance of 144.10 correction orders to health facilities or home care provider, or under section 144A.45. The 144.11 director may use the authority in section 144A.474, subdivision 11, to calculate the fine 144.12 amount. A facility's or home's refusal to cooperate in providing lawfully requested 144.13 information within the requested time period may also be grounds for a correction order or 144.14 fine at a Level 2 fine pursuant to section 144A.474, subdivision 11; 144.15

(7) recommend the certification or decertification of health facilities pursuant to Title
XVIII or XIX of the United States Social Security Act;

(8) assist patients or residents of health facilities or residential care homes in the
enforcement of their rights under Minnesota law; and

(9) work with administrative agencies, health facilities, home care providers, residential
care homes, and health care providers and organizations representing consumers on programs
designed to provide information about health facilities to the public and to health facility
residents.

144.24 Sec. 2. Minnesota Statutes 2018, section 144A.53, is amended by adding a subdivision to 144.25 read:

144.26Subd. 5. Safety and quality improvement technical panel. The director shall establish144.27an expert technical panel to examine and make recommendations, on an ongoing basis, on144.28how to apply proven safety and quality improvement practices and infrastructure to settings144.29and providers that provide long-term services and supports. The technical panel must include144.30representation from nonprofit Minnesota-based organizations dedicated to patient safety or144.31innovation in health care safety and quality, Department of Health staff with expertise in144.32issues related to adverse health events, the University of Minnesota, organizations

144.33 representing long-term care providers and home care providers in Minnesota, national patient

145.1 safety experts, and other experts in the safety and quality improvement field. The technical

145.2 panel shall periodically provide recommendations to the legislature on legislative changes

145.3 needed to promote safety and quality improvement practices in long-term care settings and

145.4 with long-term care providers.

Sec. 3. Minnesota Statutes 2018, section 144A.53, is amended by adding a subdivision toread:

145.7Subd. 6. Training and operations panel. (a) The director shall establish a training and145.8operations panel within the Office of Health Facility Complaints to examine and make145.9recommendations, on an ongoing basis, on continual improvements to the operation of the145.10office. The training and operations panel shall be composed of office staff, including145.11investigators and intake and triage staff; one or more representatives of the commissioner's145.12office; and employees from any other divisions in the Department of Health with relevant145.13knowledge or expertise. The training and operations panel may also consult with employees

145.14 from other agencies in state government with relevant knowledge or expertise.

(b) The training and operations panel shall examine and make recommendations to the
director and the commissioner regarding introducing or refining office systems, procedures,
and staff training in order to improve office and staff efficiency; enhance communications
between the office, health care facilities, home care providers, and residents or clients; and
provide for appropriate, effective protection for vulnerable adults through rigorous
investigations and enforcement of laws. Panel duties include but are not limited to:

(1) developing the office's training processes to adequately prepare and support
 investigators in performing their duties;

145.23 (2) developing clear, consistent internal policies for conducting investigations as required

145.24 by federal law, including policies to ensure staff meet the deadlines in state and federal laws

145.25 for triaging, investigating, and making final dispositions of cases involving maltreatment,

145.26 and procedures for notifying the vulnerable adult, reporter, and facility of any delays in

145.27 investigations; communicating these policies to staff in a clear, timely manner; and

- 145.28 developing procedures to evaluate and modify these internal policies on an ongoing basis;
- 145.29 (3) developing and refining quality control measures for the intake and triage processes,

145.30 through such practices as reviewing a random sample of the triage decisions made in case

145.31 reports or auditing a random sample of the case files to ensure the proper information is

- 145.32 being collected, the files are being properly maintained, and consistent triage and
- 145.33 investigations determinations are being made;

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| 146.1  | (4) developing and maintaining systems and procedures to accurately determine the               |
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| 146.2  | situations in which the office has jurisdiction over a maltreatment allegation;                 |
| 146.3  | (5) developing and maintaining audit procedures for investigations to ensure investigators      |
| 146.4  | obtain and document information necessary to support decisions;                                 |
| 146.5  | (6) following a maltreatment determination, developing and maintaining procedures to            |
| 146.6  | clearly communicate the appeal or review rights of all parties upon final disposition; and      |
|        |   |
| 146.7  | (7) continuously upgrading the information on and utility of the office's website through       |
| 146.8  | such steps as providing clear, detailed information about the appeal or review rights of        |
| 146.9  | vulnerable adults, alleged perpetrators, and providers and facilities.                          |
| 146.10 | Sec. 4. Minnesota Statutes 2018, section 144A.53, is amended by adding a subdivision to         |
|        |   |
| 146.11 | read:   |
| 146.12 | Subd. 7. Posting maltreatment reports. (a) The director shall post on the Department            |
| 146.13 | of Health website the following information for the most recent five-year period:               |
| 146.14 | (1) the public portions of all substantiated reports of maltreatment of a vulnerable adult      |
| 146.15 | at a facility or by a provider for which the Department of Health is the lead investigative     |
| 146.16 | agency under section 626.557; and   |
| 146.17 | (2) whether the facility or provider has requested reconsideration or initiated any type        |
| 146.18 | of dispute resolution or appeal of a substantiated maltreatment report.                         |
| 146.19 | (b) Following a reconsideration, dispute resolution, or appeal, the director must update        |
| 146.20 | the information posted under this subdivision to reflect the results of the reconsideration,    |
| 146.21 | dispute resolution, or appeal.  |
|        |   |
| 146.22 | (c) The information posted under this subdivision must be posted in coordination with           |
| 146.23 | other divisions or sections at the Department of Health and in a manner that does not duplicate |
| 146.24 | information already published by the Department of Health, and must be posted in a format       |
| 146.25 | that allows consumers to search the information by facility or provider name and by the         |
| 146.26 | physical address of the facility or the local business address of the provider.                 |
|        |   |
| 146.27 | Sec. 5. Minnesota Statutes 2018, section 626.557, subdivision 4, is amended to read:            |
| 146.28 | Subd. 4. Reporting. (a) Except as provided in paragraph (b), a mandated reporter shall          |
| 146.29 | immediately make an oral report to the common entry point. The common entry point may           |
| 146.30 | accept electronic reports submitted through a web-based reporting system established by         |
| 146.31 | the commissioner. Use of a telecommunications device for the deaf or other similar device       |

shall be considered an oral report. The common entry point may not require written reports. 147.1 To the extent possible, the report must be of sufficient content to identify the vulnerable 147.2 147.3 adult, the caregiver, the nature and extent of the suspected maltreatment, any evidence of previous maltreatment, the name and address of the reporter, the time, date, and location of 147.4 the incident, and any other information that the reporter believes might be helpful in 147.5 investigating the suspected maltreatment. The common entry point must provide a way to 147.6 record that the reporter has electronic evidence to submit. A mandated reporter may disclose 147.7 147.8 not public data, as defined in section 13.02, and medical records under sections 144.291 to 147.9 144.298, to the extent necessary to comply with this subdivision.

147.10 (b) A boarding care home that is licensed under sections 144.50 to 144.58 and certified under Title 19 of the Social Security Act, a nursing home that is licensed under section 147.11 144A.02 and certified under Title 18 or Title 19 of the Social Security Act, or a hospital 147.12 that is licensed under sections 144.50 to 144.58 and has swing beds certified under Code 147.13 of Federal Regulations, title 42, section 482.66, may submit a report electronically to the 147.14 common entry point instead of submitting an oral report. The report may be a duplicate of 147.15 the initial report the facility submits electronically to the commissioner of health to comply 147.16 147.17 with the reporting requirements under Code of Federal Regulations, title 42, section 483.13. The commissioner of health may modify these reporting requirements to include items 147.18 required under paragraph (a) that are not currently included in the electronic reporting form. 147.19

147.20 Sec. 6. Minnesota Statutes 2018, section 626.557, subdivision 9c, is amended to read:

Subd. 9c. Lead investigative agency; notifications, dispositions, determinations. (a) Upon request of the reporter, The lead investigative agency shall notify the reporter that it has received the report, and provide information on the initial disposition of the report within five business days of receipt of the report, provided that the notification will not endanger the vulnerable adult or hamper the investigation.

(b) Except to the extent prohibited by federal law, when the Department of Health is the

- 147.27 lead investigative agency, the agency must provide the following information to the
- 147.28 vulnerable adult or the vulnerable adult's guardian or health care agent, if known, within
- 147.29 five days after the initiation of an investigation, provided that the provision of the information
- 147.30 will not hamper the investigation or harm the vulnerable adult:
- 147.31 (1) the maltreatment allegations by types: abuse, neglect, financial exploitation, and
  147.32 drug diversion;
- 147.33 (2) the name of the facility or other location at which alleged maltreatment occurred;

| 148.1  | (3) the dates of the alleged maltreatment if identified in the report at the time of the lead     |
|--------|---|
| 148.2  | investigative agency disclosure;  |
| 148.3  | (4) the name and contact information for the investigator or other information as requested       |
| 148.4  | and allowed under law; and  |
| 148.5  | (5) confirmation of whether the lead investigative agency is investigating the matter             |
| 148.6  | and, if so:   |
|        |   |
| 148.7  | (i) an explanation of the process;  |
| 148.8  | (ii) an estimated timeline for the investigation;   |
| 148.9  | (iii) a notification that the vulnerable adult or the vulnerable adult's guardian or health       |
| 148.10 | care agent may electronically submit evidence to support the maltreatment report, including       |
| 148.11 | but not limited to photographs, videos, and documents; and  |
| 148.12 | (iv) a statement that the lead investigative agency will provide an update on the                 |
| 148.13 | investigation upon request by the vulnerable adult or the vulnerable adult's guardian or          |
| 148.14 | health care agent and a report when the investigation is concluded.                               |
| 148.15 | (c) If the Department of Health is the lead investigative agency, the Department of Health        |
| 148.16 | shall provide maltreatment information, to the extent allowed under state and federal law,        |
| 148.17 | including any reports, upon request of the vulnerable adult that is the subject of a              |
| 148.18 | maltreatment report or upon request of that vulnerable adult's guardian or health care agent.     |
| 148.19 | (d) If the common entry point data indicates that the reporter has electronic evidence,           |
| 148.20 | the lead investigative agency shall seek to receive such evidence prior to making a               |
| 148.21 | determination that the lead investigative agency will not investigate the matter. Nothing in      |
| 148.22 | this paragraph requires the lead investigative agency to stop investigating prior to receipt      |
| 148.23 | of the electronic evidence nor prevents the lead investigative agency from closing the            |
| 148.24 | investigation prior to receipt of the electronic evidence if, in the opinion of the investigator, |
| 148.25 | the evidence is not necessary to the determination.   |
| 148.26 | (e) The lead investigative agency may assign multiple reports of maltreatment for the             |
| 148.27 | same or separate incidences related to the same vulnerable adult to the same investigator,        |
| 148.28 | as deemed appropriate.  |
| 148.29 | (f) Reports related to the same vulnerable adult, the same incident, or the same alleged          |
| 148.30 | perpetrator, facility, or licensee must be cross-referenced.                                      |
| 148.31 | (g) Upon conclusion of every investigation it conducts, the lead investigative agency             |
| 148.32 | shall make a final disposition as defined in section 626.5572, subdivision 8.                     |
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03/22/19

REVISOR

SGS/EH

19-4863

as introduced

(c) (h) When determining whether the facility or individual is the responsible party for
substantiated maltreatment or whether both the facility and the individual are responsible
for substantiated maltreatment, the lead investigative agency shall consider at least the
following mitigating factors:

(1) whether the actions of the facility or the individual caregivers were in accordance
with, and followed the terms of, an erroneous physician order, prescription, resident care
plan, or directive. This is not a mitigating factor when the facility or caregiver is responsible
for the issuance of the erroneous order, prescription, plan, or directive or knows or should
have known of the errors and took no reasonable measures to correct the defect before
administering care;

(2) the comparative responsibility between the facility, other caregivers, and requirements
placed upon the employee, including but not limited to, the facility's compliance with related
regulatory standards and factors such as the adequacy of facility policies and procedures,
the adequacy of facility training, the adequacy of an individual's participation in the training,
the adequacy of caregiver supervision, the adequacy of facility staffing levels, and a
consideration of the scope of the individual employee's authority; and

(3) whether the facility or individual followed professional standards in exercisingprofessional judgment.

(d) (i) When substantiated maltreatment is determined to have been committed by an
individual who is also the facility license holder, both the individual and the facility must
be determined responsible for the maltreatment, and both the background study
disqualification standards under section 245C.15, subdivision 4, and the licensing actions
under section 245A.06 or 245A.07 apply.

(e) (j) The lead investigative agency shall complete its final disposition within 60 calendar 149.24 days. If the lead investigative agency is unable to complete its final disposition within 60 149.25 calendar days, the lead investigative agency shall notify the following persons provided 149.26 that the notification will not endanger the vulnerable adult or hamper the investigation: (1) 149.27 the vulnerable adult or the vulnerable adult's guardian or health care agent, when known, 149.28 if the lead investigative agency knows them to be aware of the investigation; and (2) the 149.29 facility, where applicable. The notice shall contain the reason for the delay and the projected 149.30 completion date. If the lead investigative agency is unable to complete its final disposition 149.31 by a subsequent projected completion date, the lead investigative agency shall again notify 149.32 the vulnerable adult or the vulnerable adult's guardian or health care agent, when known if 149.33 the lead investigative agency knows them to be aware of the investigation, and the facility, 149.34

where applicable, of the reason for the delay and the revised projected completion date 150.1 provided that the notification will not endanger the vulnerable adult or hamper the 150.2 investigation. The lead investigative agency must notify the health care agent of the 150.3 vulnerable adult only if the health care agent's authority to make health care decisions for 150.4 the vulnerable adult is currently effective under section 145C.06 and not suspended under 150.5 section 524.5-310 and the investigation relates to a duty assigned to the health care agent 150.6 by the principal. A lead investigative agency's inability to complete the final disposition 150.7 150.8 within 60 calendar days or by any projected completion date does not invalidate the final 150.9 disposition.

 $\frac{(f)(k)}{(k)}$  Within ten calendar days of completing the final disposition, the lead investigative agency shall provide a copy of the public investigation memorandum under subdivision 12b, paragraph (b), clause (1)(d), when required to be completed under this section, to the following persons:

(1) the vulnerable adult, or the vulnerable adult's guardian or health care agent, if known,
unless the lead investigative agency knows that the notification would endanger the
well-being of the vulnerable adult;

150.17 (2) the reporter, if <u>unless</u> the reporter requested <del>notification</del> <u>otherwise</u> when making the 150.18 report, provided this notification would not endanger the well-being of the vulnerable adult;

150.19 (3) the alleged perpetrator, if known;

150.20 (4) the facility; and

(5) the ombudsman for long-term care, or the ombudsman for mental health anddevelopmental disabilities, as appropriate;

- 150.23 (6) law enforcement; and
- 150.24 (7) the county attorney, as appropriate.

 $\frac{(g)(l)}{(l)}$  If, as a result of a reconsideration, review, or hearing, the lead investigative agency changes the final disposition, or if a final disposition is changed on appeal, the lead investigative agency shall notify the parties specified in paragraph (f) (k).

(h) (m) The lead investigative agency shall notify the vulnerable adult who is the subject of the report or the vulnerable adult's guardian or health care agent, if known, and any person or facility determined to have maltreated a vulnerable adult, of their appeal or review rights under this section or section 256.021.

(i) (n) The lead investigative agency shall routinely provide investigation memoranda 151.1 for substantiated reports to the appropriate licensing boards. These reports must include the 151.2 names of substantiated perpetrators. The lead investigative agency may not provide 151.3 investigative memoranda for inconclusive or false reports to the appropriate licensing boards 151.4 unless the lead investigative agency's investigation gives reason to believe that there may 151.5 have been a violation of the applicable professional practice laws. If the investigation 151.6 memorandum is provided to a licensing board, the subject of the investigation memorandum 151.7 151.8 shall be notified and receive a summary of the investigative findings.

(j) (o) In order to avoid duplication, licensing boards shall consider the findings of the
 lead investigative agency in their investigations if they choose to investigate. This does not
 preclude licensing boards from considering other information.

151.12 (k)(p) The lead investigative agency must provide to the commissioner of human services 151.13 its final dispositions, including the names of all substantiated perpetrators. The commissioner 151.14 of human services shall establish records to retain the names of substantiated perpetrators.

151.15 Sec. 7. Minnesota Statutes 2018, section 626.557, subdivision 12b, is amended to read:

Subd. 12b. **Data management.** (a) In performing any of the duties of this section as a lead investigative agency, the county social service agency shall maintain appropriate records. Data collected by the county social service agency under this section are welfare data under section 13.46. Notwithstanding section 13.46, subdivision 1, paragraph (a), data under this paragraph that are inactive investigative data on an individual who is a vendor of services are private data on individuals, as defined in section 13.02. The identity of the reporter may only be disclosed as provided in paragraph (c) (g).

(b) Data maintained by the common entry point are <u>confidential private</u> data on individuals or <del>protected</del> nonpublic data as defined in section 13.02, provided that the name of the reporter is confidential data on individuals. Notwithstanding section 138.163, the common entry point shall maintain data for three calendar years after date of receipt and then destroy the data unless otherwise directed by federal requirements.

(b) (c) The commissioners of health and human services shall prepare an investigation memorandum for each report alleging maltreatment investigated under this section. County social service agencies must maintain private data on individuals but are not required to prepare an investigation memorandum. During an investigation by the commissioner of health or the commissioner of human services, data collected under this section are confidential data on individuals or protected nonpublic data as defined in section 13.02, provided that data, other than data on the reporter, may be shared with the vulnerable adult

as introduced

152.1 or guardian or health care agent if the lead investigative agency determines that sharing of

152.2 the data is needed to protect the vulnerable adult. Upon completion of the investigation, the

152.3 data are classified as provided in <del>clauses (1) to (3) and paragraph (c)</del> paragraphs (d) to (g).

(1) (d) The investigation memorandum must contain the following data, which are public:

152.5 (i) (1) the name of the facility investigated;

152.6 (ii) (2) a statement of the nature of the alleged maltreatment;

152.7 (iii) (3) pertinent information obtained from medical or other records reviewed;

152.8 (iv) (4) the identity of the investigator;

152.9 (v) (5) a summary of the investigation's findings;

(vi) (6) statement of whether the report was found to be substantiated, inconclusive,

152.11 false, or that no determination will be made;

152.12 (vii)(7) a statement of any action taken by the facility;

152.13 (viii) (8) a statement of any action taken by the lead investigative agency; and

152.14 (ix) (9) when a lead investigative agency's determination has substantiated maltreatment,

a statement of whether an individual, individuals, or a facility were responsible for thesubstantiated maltreatment, if known.

The investigation memorandum must be written in a manner which protects the identity of the reporter and of the vulnerable adult and may not contain the names or, to the extent possible, data on individuals or private data <u>on individuals</u> listed in <del>clause (2)</del> <u>paragraph</u> (e).

152.21 (2) (e) Data on individuals collected and maintained in the investigation memorandum
 152.22 are private data on individuals, including:

152.23 (i) (1) the name of the vulnerable adult;

152.24 (ii) (2) the identity of the individual alleged to be the perpetrator;

(iii) (3) the identity of the individual substantiated as the perpetrator; and

(iv) (4) the identity of all individuals interviewed as part of the investigation.

152.27(3)(f) Other data on individuals maintained as part of an investigation under this section152.28are private data on individuals upon completion of the investigation.

152.29 (c) (g) After the assessment or investigation is completed, the name of the reporter must 152.30 be confidential<del>.</del>, except: 153.1 (1) the subject of the report may compel disclosure of the name of the reporter only with
153.2 the consent of the reporter; or

SGS/EH

(2) upon a written finding by a court that the report was false and there is evidence that
the report was made in bad faith.

This subdivision does not alter disclosure responsibilities or obligations under the Rules of Criminal Procedure, except that where the identity of the reporter is relevant to a criminal prosecution, the district court shall do an in-camera review prior to determining whether to order disclosure of the identity of the reporter.

(d) (h) Notwithstanding section 138.163, data maintained under this section by the
 commissioners of health and human services must be maintained under the following
 schedule and then destroyed unless otherwise directed by federal requirements:

(1) data from reports determined to be false, maintained for three years after the findingwas made;

(2) data from reports determined to be inconclusive, maintained for four years after thefinding was made;

(3) data from reports determined to be substantiated, maintained for seven years afterthe finding was made; and

(4) data from reports which were not investigated by a lead investigative agency and forwhich there is no final disposition, maintained for three years from the date of the report.

(e) (i) The commissioners of health and human services shall annually publish on their websites the number and type of reports of alleged maltreatment involving licensed facilities reported under this section, the number of those requiring investigation under this section, and the resolution of those investigations. On a biennial basis, the commissioners of health and human services shall jointly report the following information to the legislature and the governor:

(1) the number and type of reports of alleged maltreatment involving licensed facilities
reported under this section, the number of those requiring investigations under this section,
the resolution of those investigations, and which of the two lead agencies was responsible;

153.29 (2) trends about types of substantiated maltreatment found in the reporting period;

(3) if there are upward trends for types of maltreatment substantiated, recommendations
for preventing, addressing, and responding to them substantiated maltreatment;

153.32 (4) efforts undertaken or recommended to improve the protection of vulnerable adults;

154.1 (5) whether and where backlogs of cases result in a failure to conform with statutory 154.2 time frames and recommendations for reducing backlogs if applicable;

154.3 (6) recommended changes to statutes affecting the protection of vulnerable adults; and

154.4 (7) any other information that is relevant to the report trends and findings.

154.5 (f)(j) Each lead investigative agency must have a record retention policy.

(g) (k) Lead investigative agencies, prosecuting authorities, and law enforcement agencies 154.6 154.7 may exchange not public data, as defined in section 13.02, if the agency or authority requesting the data determines that the data are pertinent and necessary to the requesting 154.8 agency in initiating, furthering, or completing an investigation under this section. Data 154.9 collected under this section must be made available to prosecuting authorities and law 154.10 enforcement officials, local county agencies, and licensing agencies investigating the alleged 154.11 maltreatment under this section. The lead investigative agency shall exchange not public 154.12 data with the vulnerable adult maltreatment review panel established in section 256.021 if 154.13 the data are pertinent and necessary for a review requested under that section. 154.14 Notwithstanding section 138.17, upon completion of the review, not public data received 154.15

154.16 by the review panel must be destroyed.

154.17 (h) (l) Each lead investigative agency shall keep records of the length of time it takes to 154.18 complete its investigations.

154.19 (i) (m) Notwithstanding paragraph (a) or (b), a lead investigative agency may share

154.20 common entry point or investigative data and may notify other affected parties, including

<u>the vulnerable adult</u> and their authorized representative, if the lead investigative agency has
reason to believe maltreatment has occurred and determines the information will safeguard
the well-being of the affected parties or dispel widespread rumor or unrest in the affected
facility.

(j) (n) Under any notification provision of this section, where federal law specifically prohibits the disclosure of patient identifying information, a lead investigative agency may not provide any notice unless the vulnerable adult has consented to disclosure in a manner which conforms to federal requirements.

# 154.29 Sec. 8. <u>DIRECTION TO COMMISSIONER OF HEALTH; PROGRESS IN</u> 154.30 <u>IMPLEMENTING RECOMMENDATIONS OF LEGISLATIVE AUDITOR.</u>

154.31By March 1, 2020, the commissioner of health must submit a report to the chairs and154.32ranking minority members of the legislative committees with jurisdiction over health, human154.33services, or aging on the progress toward implementing each recommendation of the Office

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
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- 155.1 of the Legislative Auditor with which the commissioner agreed in the commissioner's letter
- 155.2 to the legislative auditor dated March 1, 2018. The commissioner shall include in the report
- 155.3 existing data collected in the course of the commissioner's continuing oversight of the Office
- 155.4 of Health Facility Complaints sufficient to demonstrate the implementation of the
- 155.5 recommendations with which the commissioner agreed.

# 155.6 Sec. 9. <u>REPORTS; OFFICE OF HEALTH FACILITY COMPLAINTS' RESPONSE</u> 155.7 TO VULNERABLE ADULT MALTREATMENT ALLEGATIONS.

- 155.8 (a) On a quarterly basis until January 2021, and annually thereafter, the commissioner
- of health must publish on the Department of Health website a report on the Office of Health
- 155.10 Facility Complaints' response to allegations of maltreatment of vulnerable adults. The report
- 155.11 <u>must include:</u>
- 155.12 (1) a description and assessment of the office's efforts to improve its internal processes
- 155.13 and compliance with federal and state requirements concerning allegations of maltreatment
- 155.14 of vulnerable adults, including any relevant timelines;
- 155.15 (2)(i) the number of reports received by type of reporter;
- 155.16 (ii) the number of reports investigated;
- 155.17 (iii) the percentage and number of reported cases awaiting triage;
- 155.18 (iv) the number and percentage of open investigations;
- 155.19 (v) the number and percentage of reports that have failed to meet state or federal timelines
- 155.20 for triaging, investigating, or making a final disposition of an investigation by cause of
- 155.21 delay; and
- 155.22 (vi) processes the office will implement to bring the office into compliance with state
- and federal timelines for triaging, investigating, and making final dispositions of
- 155.24 investigations;
- 155.25 (3) a trend analysis of internal audits conducted by the office; and
- 155.26 (4) trends and patterns in maltreatment of vulnerable adults, licensing violations by
- 155.27 <u>facilities or providers serving vulnerable adults, and other metrics as determined by the</u>
- 155.28 <u>commissioner.</u>
- (b) The commissioner shall maintain on the Department of Health website reports
  published under this section for at least the past three years.

|  | 03/22/19 REVIS  | SOR SGS/EH   | 19-4863  | as introduced  |
|--|---|--|--|--|
| 156.1  | Sec. 10. <u><b>REPORT;</b></u>  | SAFETY AND QUALIT  | Y IMPROVEMENT P  | RACTICES.  |
| 156.2  | By January 15, 202  | 0, the safety and quality in   | nprovement technical pa  | anel established   |
| 156.3  | under Minnesota Statu   | tes, section 144A.53, subd   | ivision 5, shall provide 1   | recommendations  |
| 156.4  | to the legislature on leg   | gislative changes needed to  | promote safety and qua   | lity improvement   |
| 156.5  | practices in long-term c  | are settings and with long-  | term care providers. The   | recommendations  |
| 156.6  | must address:   |  |  |  |
| 156.7  | (1) how to impleme  | ent a system for adverse he  | ealth events reporting, le   | arning, and  |
| 156.8  | prevention in long-terr   | n care settings and with lo  | ng-term care providers;  | and  |
| 156.9  | (2) interim actions   | to improve systems for the   | timely analysis of repor   | ts and complaints  |
| 156.10   | submitted to the Office   | e of Health Facility Compl   | aints to identify commo  | n themes and key   |
| 156.11   | prevention opportunitie   | es, and to disseminate key   | findings to providers ac   | ross the state for   |
| 156.12   | the purposes of shared  | learning and prevention.   |  |  |
| 156.13   |   | ARTICLE  | 14   |  |
| 156.14   |   | MISCELLAN  |  |  |
|  |   |  |  |  |
| 156.15   | Section 1. Minnesota  | Statutes 2018, section 14  | 4.1503, is amended to re   | ead:   |
| 156.16   | 144.1503 HOME A   | AND COMMUNITY-BA   | SED SERVICES EMP   | LOYEE  |
| 156.17   |   | D LOAN FORGIVENES  |  |  |
| 130.17   | SCHOLARSHIP AN  |  | <u>88 PROGRAM.</u>   |  |
| 156.18   |   | ation. The home and comm   |  | oloyee scholarship   |
|  | Subdivision 1. Crea   |  | unity-based services emp   | •  |
| 156.18   | Subdivision 1. Crea<br>and loan forgiveness g   | ation. The home and comm   | unity-based services emp<br>1 for the purpose of assis   | sting qualified  |
| 156.18<br>156.19   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f   | <b>ation.</b> The home and comm<br>rant program is established   | unity-based services emp<br>I for the purpose of assis<br>s for education in nursing   | sting qualified<br>g and other health  |
| 156.18<br>156.19<br>156.20   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f   | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa  | unity-based services emp<br>I for the purpose of assis<br>s for education in nursing   | sting qualified<br>g and other health  |
| 156.18<br>156.19<br>156.20<br>156.21   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt  | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa  | unity-based services emp<br>f for the purpose of assis<br>s for education in nursing<br>ns secured by employees  | sting qualified<br>g and other health<br>s for education in  |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definitio   | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.   | unity-based services emp<br>I for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education   | sting qualified<br>g and other health<br>s for education in<br>onal loan" means  |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce  | <b>ation.</b> The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec  | unity-based services emp<br>I for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ured by an employee of a   | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider  |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,  | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br>m. For purposes of this sec<br>cial, or foundation loan secu   | unity-based services emp<br>d for the purpose of assist<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ured by an employee of a<br>ition, reasonable education   | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and   |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-  | <b>ation.</b> The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu   | unity-based services emp<br>d for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ured by an employee of a<br>ition, reasonable education  | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and<br>aduate education.  |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25<br>156.26   | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-<br>Subd. 2. Provision  | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br>m. For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu<br>nses related to the employ   | unity-based services emp<br>d for the purpose of assists<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ured by an employee of a<br>ition, reasonable education<br>ee's graduate or undergrates<br>her shall make grants ava   | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and<br>aduate education.<br>ilable to qualified   |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25<br>156.26<br>156.27                               | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-<br>Subd. 2. Provision<br>providers of older adult  | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu<br>nses related to the employ<br>of grants. The commission   | unity-based services emp<br>d for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ared by an employee of a<br>ition, reasonable education<br>ee's graduate or undergra<br>her shall make grants ava  | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and<br>aduate education.<br>ilable to qualified<br>nity-based service   |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25<br>156.26<br>156.27<br>156.28                     | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-<br>Subd. 2. Provision<br>providers of older adult  | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu<br>nses related to the employ<br>of grants. The commission<br>services. Grants must be us<br>d train staff through the est         | unity-based services emp<br>d for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ared by an employee of a<br>ition, reasonable education<br>ee's graduate or undergra<br>her shall make grants ava  | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and<br>aduate education.<br>ilable to qualified<br>nity-based service   |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25<br>156.26<br>156.27<br>156.28<br>156.29           | Subdivision 1. Crea<br>and loan forgiveness g<br>provider applicants to f<br>care fields and to repay<br>nursing and other healt<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-<br>Subd. 2. Provision<br>providers of older adult<br>providers to recruit and<br>and loan forgiveness fu                               | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu<br>nses related to the employ<br>of grants. The commission<br>services. Grants must be us<br>d train staff through the est         | unity-based services emp<br>d for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ured by an employee of a<br>ition, reasonable education<br>ee's graduate or undergra<br>her shall make grants ava<br>sed by home and communi-<br>tablishment of an employ                                | sting qualified<br>g and other health<br>s for education in<br>onal loan" means<br>qualified provider<br>ion expenses, and<br>aduate education.<br>ilable to qualified<br>nity-based service<br>yee scholarship  |
| 156.18<br>156.19<br>156.20<br>156.21<br>156.22<br>156.23<br>156.24<br>156.25<br>156.26<br>156.27<br>156.28<br>156.29<br>156.30 | Subdivision 1. Creat<br>and loan forgiveness greater applicants to force applicants to force and to repay<br>nursing and other health<br>Subd. 1a. Definition<br>a government, commerce<br>of older adult services,<br>reasonable living exper-<br>Subd. 2. Provision<br>providers of older adult<br>providers to recruit and<br>and loan forgiveness for<br>Subd. 3. Eligibility | ation. The home and comm<br>rant program is established<br>fund employee scholarship<br>y qualified educational loa<br>th care fields.<br><b>n.</b> For purposes of this sec<br>cial, or foundation loan secu<br>for actual costs paid for tu<br>nses related to the employ<br>of grants. The commission<br>services. Grants must be us<br>d train staff through the est<br>and. | unity-based services emp<br>d for the purpose of assis<br>s for education in nursing<br>ns secured by employees<br>etion, "qualified education<br>ared by an employee of a<br>ition, reasonable education<br>ition, reasonable education<br>ee's graduate or undergra<br>her shall make grants ava<br>sed by home and communi-<br>tablishment of an employ | sting qualified<br>g and other health<br><u>s for education in</u><br><u>onal loan" means</u><br><u>qualified provider</u><br><u>ion expenses, and</u><br><u>aduate education.</u><br>ilable to qualified<br>nity-based service<br>yee scholarship<br>ces to individuals |

with services establishments as defined in section 144D.01, subdivision 4; <u>a facility licensed</u>
 <u>under chapter 144G</u>; adult day care as defined in section 245A.02, subdivision 2a; and home
 care services as defined in section 144A.43, subdivision 3.

(b) Qualifying providers must establish a home and community-based services employee
scholarship <u>and loan forgiveness program</u>, as specified in subdivision 4. Providers that
receive funding under this section must use the funds to award scholarships to, and to repay
<u>qualified educational loans of</u>, employees who work an average of at least 16 hours per
week for the provider.

Subd. 4. Home and community-based services employee scholarship program. Each 157.9 157.10 qualifying provider under this section must propose a home and community-based services employee scholarship and loan forgiveness program. Providers must establish criteria by 157.11 which funds are to be distributed among employees. At a minimum, the scholarship and 157.12 loan forgiveness program must cover employee costs, and repay qualified educational loans 157.13 of employees, related to a course of study that is expected to lead to career advancement 157.14 with the provider or in the field of long-term care, including home care, care of persons 157.15 with disabilities, or nursing. 157.16

Subd. 5. Participating providers. The commissioner shall publish a request for proposals
in the State Register, specifying provider eligibility requirements, criteria for a qualifying
employee scholarship <u>and loan forgiveness program</u>, provider selection criteria,

documentation required for program participation, maximum award amount, and methods
of evaluation. The commissioner must publish additional requests for proposals each year
in which funding is available for this purpose.

Subd. 6. Application requirements. Eligible providers seeking a grant shall submit an 157.23 application to the commissioner. Applications must contain a complete description of the 157.24 employee scholarship and loan forgiveness program being proposed by the applicant, 157.25 including the need for the organization to enhance the education of its workforce, the process 157.26 for determining which employees will be eligible for scholarships or loan repayment, any 157.27 other sources of funding for scholarships or loan repayment, the expected degrees or 157.28 credentials eligible for scholarships or loan repayment, the amount of funding sought for 157.29 the scholarship and loan forgiveness program, a proposed budget detailing how funds will 157.30 be spent, and plans for retaining eligible employees after completion of their scholarship 157.31 or repayment of their loan. 157.32

Subd. 7. Selection process. The commissioner shall determine a maximum award for
 grants and make grant selections based on the information provided in the grant application,

including the demonstrated need for an applicant provider to enhance the education of its
workforce, the proposed employee scholarship <u>and loan forgiveness</u> selection process, the
applicant's proposed budget, and other criteria as determined by the commissioner.
Notwithstanding any law or rule to the contrary, funds awarded to grantees in a grant
agreement do not lapse until the grant agreement expires.

Subd. 8. Reporting requirements. Participating providers shall submit an invoice for 158.6 reimbursement and a report to the commissioner on a schedule determined by the 158.7 158.8 commissioner and on a form supplied by the commissioner. The report shall include the amount spent on scholarships and loan repayment; the number of employees who received 158.9 scholarships and the number of employees for whom loans were repaid; and, for each 158.10 scholarship or loan forgiveness recipient, the name of the recipient, the current position of 158.11 the recipient, the amount awarded or loan amount repaid, the educational institution attended, 158.12 the nature of the educational program, and the expected or actual program completion date. 158.13 During the grant period, the commissioner may require and collect from grant recipients 158.14 other information necessary to evaluate the program. 158.15

# 158.16 **EFFECTIVE DATE.** This section is effective August 1, 2019.

158.17 Sec. 2. Minnesota Statutes 2018, section 144A.10, subdivision 1, is amended to read:

Subdivision 1. Enforcement authority. The commissioner of health is the exclusive 158.18 state agency charged with the responsibility and duty of inspecting all facilities required to 158.19 be licensed under section 144A.02, and issuing correction orders and imposing fines as 158.20 provided in this section, Minnesota Rules, chapter 4658, or any other applicable law. The 158.21 commissioner of health shall enforce the rules established pursuant to sections 144A.01 to 158.22 144A.155, subject only to the authority of the Department of Public Safety respecting the 158.23 enforcement of fire and safety standards in nursing homes and the responsibility of the 158.24 commissioner of human services under sections 245A.01 to 245A.16 or 252.28. 158.25

The commissioner may request and must be given access to relevant information, records, 158.26 incident reports, or other documents in the possession of a licensed facility if the 158.27 commissioner considers them necessary for the discharge of responsibilities. For the purposes 158.28 of inspections and securing information to determine compliance with the licensure laws 158.29 158.30 and rules, the commissioner need not present a release, waiver, or consent of the individual. A nursing home's refusal to cooperate in providing lawfully requested information is grounds 158.31 for a correction order, a fine according to Minnesota Rules, part 4658.0190, item EE, or 158.32 both. The identities of patients or residents must be kept private as defined by section 13.02, 158.33 subdivision 12. 158.34

| 159.1  | Sec. 3. Minnesota Statutes 2018, section 144A.45, subdivision 1, is amended to read:        |
|--------|---|
| 159.2  | Subdivision 1. Regulations. The commissioner shall regulate home care providers             |
| 159.3  | pursuant to sections 144A.43 to 144A.482. The regulations shall include the following:      |
| 159.4  | (1) provisions to assure, to the extent possible, the health, safety, well-being, and       |
| 159.5  | appropriate treatment of persons who receive home care services while respecting a client's |
| 159.6  | autonomy and choice;  |
| 159.7  | (2) requirements that home care providers furnish the commissioner with specified           |
| 159.8  | information necessary to implement sections 144A.43 to 144A.482;                            |
| 159.9  | (3) standards of training of home care provider personnel;                                  |
| 159.10 | (4) standards for provision of home care services;  |
| 159.11 | (5) standards for medication management;  |
| 159.12 | (6) standards for supervision of home care services;  |
| 159.13 | (7) standards for client evaluation or assessment;  |
| 159.14 | (8) requirements for the involvement of a client's health care provider, the documentation  |
| 159.15 | of health care providers' orders, if required, and the client's service plan agreement;     |
| 159.16 | (9) standards for the maintenance of accurate, current client records;                      |
| 159.17 | (10) the establishment of basic and comprehensive levels of licenses based on services      |
| 159.18 | provided; and   |
| 159.19 | (11) provisions to enforce these regulations and the home care bill of rights, including    |
| 159.20 | provisions for issuing penalties and fines according to section 144A.474, subdivision 11,   |
| 159.21 | for violations of sections 144A.43 to 144A.482.   |
| 159.22 | Sec. 4. Minnesota Statutes 2018, section 144A.45, subdivision 2, is amended to read:        |
| 159.23 | Subd. 2. Regulatory functions. The commissioner shall:                                      |

(1) license, survey, and monitor without advance notice, home care providers in
accordance with sections 144A.43 to 144A.482;

(2) survey every temporary licensee within one year of the temporary license issuance
date subject to the temporary licensee providing home care services to a client or clients;

(3) survey all licensed home care providers on an interval that will promote the healthand safety of clients;

159.30 (4) with the consent of the client, visit the home where services are being provided;

(5) issue correction orders and assess civil penalties in accordance with section sections
144.653, subdivisions 5 to 8, 144A.474, and 144A.475, for violations of sections 144A.43
to 144A.482;

160.4 (6) take action as authorized in section 144A.475; and

160.5 (7) take other action reasonably required to accomplish the purposes of sections 144A.43160.6 to 144A.482.

Sec. 5. Minnesota Statutes 2018, section 144A.474, subdivision 8, is amended to read: 160.7 Subd. 8. Correction orders. (a) A correction order may be issued whenever the 160.8 commissioner finds upon survey or during a complaint investigation that a home care 160.9 provider, a managerial official, or an employee of the provider is not in compliance with 160.10 sections 144A.43 to 144A.482. The correction order shall cite the specific statute and 160.11 document areas of noncompliance and the time allowed for correction. In addition to issuing 160.12 a correction order, the commissioner may impose an immediate fine as provided in 160.13 subdivision 11. 160.14

(b) The commissioner shall mail copies of any correction order to the last known address of the home care provider, or electronically scan the correction order and e-mail it to the last known home care provider e-mail address, within 30 calendar days after the survey exit date. A copy of each correction order, the amount of any immediate fine issued, the correction plan, and copies of any documentation supplied to the commissioner shall be kept on file by the home care provider, and public documents shall be made available for viewing by any person upon request. Copies may be kept electronically.

(c) By the correction order date, the home care provider must document in the provider's
records any action taken to comply with the correction order. The commissioner may request
a copy of this documentation and the home care provider's action to respond to the correction
order in future surveys, upon a complaint investigation, and as otherwise needed.

160.26 Sec. 6. Minnesota Statutes 2018, section 144A.474, subdivision 9, is amended to read:

Subd. 9. Follow-up surveys. For providers that have Level 3 or Level 4 violations under subdivision 11, or any violations determined to be widespread, the department shall conduct a follow-up survey within 90 calendar days of the survey. When conducting a follow-up survey, the surveyor will focus on whether the previous violations have been corrected and may also address any new violations that are observed while evaluating the corrections that have been made. If a new violation is identified on a follow-up survey, no fine will be SGS/EH

| 161.1  | imposed unless it is not corrected on the next follow-up survey the surveyor shall issue a      |
|--------|---|
| 161.2  | correction order for the new violation and may impose an immediate fine for the new             |
| 161.3  | violation.  |
|        |   |
| 161.4  | Sec. 7. Minnesota Statutes 2018, section 144A.474, subdivision 11, is amended to read:          |
| 161.5  | Subd. 11. Fines. (a) Fines and enforcement actions under this subdivision may be assessed       |
| 161.6  | based on the level and scope of the violations described in paragraph (c) as follows:           |
| 161.7  | (1) Level 1, no fines or enforcement;   |
| 161.8  | (2) Level 2, fines ranging from \$0 to \$500, in addition to any of the enforcement             |
| 161.9  | mechanisms authorized in section 144A.475 for widespread violations;                            |
| 161.10 | (3) Level 3, fines ranging from \$500 to \$1,000, in addition to any of the enforcement         |
| 161.11 | mechanisms authorized in section 144A.475; and  |
| 161.12 | (4) Level 4, fines ranging from \$1,000 to \$5,000, in addition to any of the enforcement       |
| 161.13 | mechanisms authorized in section 144A.475.  |
| 161.14 | (b) Correction orders for violations are categorized by both level and scope and fines          |
| 161.15 | shall be assessed as follows:   |
| 161.16 | (1) level of violation:   |
| 161.17 | (i) Level 1 is a violation that has no potential to cause more than a minimal impact on         |
| 161.18 | the client and does not affect health or safety;  |
| 161.19 | (ii) Level 2 is a violation that did not harm a client's health or safety but had the potential |
| 161.20 | to have harmed a client's health or safety, but was not likely to cause serious injury,         |
| 161.21 | impairment, or death;   |
| 161.22 | (iii) Level 3 is a violation that harmed a client's health or safety, not including serious     |
| 161.23 | injury, impairment, or death, or a violation that has the potential to lead to serious injury,  |
| 161.24 | impairment, or death; and   |
| 161.25 | (iv) Level 4 is a violation that results in serious injury, impairment, or death;               |
| 161.26 | (2) scope of violation:   |
| 161.27 | (i) isolated, when one or a limited number of clients are affected or one or a limited          |
| 161.28 | number of staff are involved or the situation has occurred only occasionally;                   |
| 161.29 | (ii) pattern, when more than a limited number of clients are affected, more than a limited      |
| 161.30 | number of staff are involved, or the situation has occurred repeatedly but is not found to be   |

161.31 pervasive; and

Article 14 Sec. 7.

(iii) widespread, when problems are pervasive or represent a systemic failure that hasaffected or has the potential to affect a large portion or all of the clients.

(c) If the commissioner finds that the applicant or a home care provider required to be
licensed under sections 144A.43 to 144A.482 has not corrected violations by the date
specified in the correction order or conditional license resulting from a survey or complaint
investigation, the commissioner may impose <u>a</u> an additional fine for noncompliance with
<u>a correction order</u>. A notice of noncompliance with a correction order must be mailed to
the applicant's or provider's last known address. The noncompliance notice <u>of noncompliance</u>
<u>with a correction order</u> must list the violations not corrected <u>and any fines imposed</u>.

(d) The license holder must pay the fines assessed on or before the payment date specified
on a correction order or on a notice of noncompliance with a correction order. If the license
holder fails to fully comply with the order pay a fine by the specified date, the commissioner
may issue a second late payment fine or suspend the license until the license holder complies
by paying the fine pays all outstanding fines. A timely appeal shall stay payment of the late
payment fine until the commissioner issues a final order.

(e) A license holder shall promptly notify the commissioner in writing when a violation 162.16 specified in the order a notice of noncompliance with a correction order is corrected. If upon 162.17 reinspection the commissioner determines that a violation has not been corrected as indicated 162.18 by the order notice of noncompliance with a correction order, the commissioner may issue 162.19 a second an additional fine for noncompliance with a notice of noncompliance with a 162.20 correction order. The commissioner shall notify the license holder by mail to the last known 162.21 address in the licensing record that a second an additional fine has been assessed. The license 162.22 holder may appeal the second additional fine as provided under this subdivision. 162.23

(f) A home care provider that has been assessed a fine under this subdivision or
 <u>subdivision 8</u> has a right to a reconsideration or a hearing under this section and chapter 14.

(g) When a fine has been assessed, the license holder may not avoid payment by closing,
selling, or otherwise transferring the licensed program to a third party. In such an event, the
license holder shall be liable for payment of the fine.

(h) In addition to any fine imposed under this section, the commissioner may assess
costs related to an investigation that results in a final order assessing a fine or other
enforcement action authorized by this chapter.

(i) Fines collected under this subdivision shall be deposited in the state government
special revenue fund and credited to an account separate from the revenue collected under
section 144A.472. Subject to an appropriation by the legislature, the revenue from the fines

163.1 collected must be used by the commissioner for special projects to improve home care in163.2 Minnesota as recommended by the advisory council established in section 144A.4799.

163.3 Sec. 8. Minnesota Statutes 2018, section 611A.033, is amended to read:

# 163.4 611A.033 SPEEDY TRIAL; NOTICE OF SCHEDULE CHANGE.

(a) A victim has the right to request that the prosecutor make a demand under rule 11.09
of the Rules of Criminal Procedure that the trial be commenced within 60 days of the demand.
The prosecutor shall make reasonable efforts to comply with the victim's request.

(b) A prosecutor shall make reasonable efforts to provide advance notice of any change
in the schedule of the court proceedings to a victim who has been subpoenaed or requested
to testify.

(c) In a criminal proceeding in which a vulnerable adult, as defined in section 609.232,
subdivision 11, is a victim, the state may, and, if requested to do so by the victim, the state
<u>shall</u>, move the court for a speedy trial. The court, after consideration of <u>shall grant the</u>
<u>motion if it determines that</u> the age and health of the victim, may grant a speedy trial justifies
<u>doing so</u>. The motion may be filed and served with the complaint or any time after the
complaint is filed and served.

# 163.17 Sec. 9. [630.38] VULNERABLE ADULT VICTIM; MOTION FOR DEPOSITION.

163.18 In a criminal proceeding in which a vulnerable adult, as defined in section 609.232,

163.19 subdivision 11, is a victim, the state may, and, if requested to do so by the victim, the state

163.20 shall, make a motion to depose the victim under Minnesota Rules of Criminal Procedure,

163.21 rule 21. The court shall grant the motion if it determines that the age and health of the victim

163.22 justifies doing so or if other criteria in the rule are met. If the motion is granted, the court

163.23 shall ensure that the deposition takes place as soon as is practicable.

163.24

#### 163.25

# ARTICLE 15

# APPROPRIATIONS

# 163.26 Section 1. <u>APPROPRIATION; OFFICE OF OMBUDSMAN FOR LONG-TERM</u> 163.27 <u>CARE.</u>

163.28 (a) \$2,150,000 in fiscal year 2020 and \$3,577,000 in fiscal year 2021 are appropriated

163.29 from the general fund to the commissioner of human services for 25 additional regional

- 163.30 ombudsmen in the Office of Ombudsman for Long-Term Care, to perform the duties in
- 163.31 Minnesota Statutes, section 256.9742.

| 03/22/19 | REVISOR | SGS/EH | 19-4863 | as introduced |
|----------|---------|--------|---------|---------------|
|          |         |        |         |               |

- 164.1 (b) \$510,000 in fiscal year 2020 and \$977,000 in fiscal year 2021 are appropriated from
- 164.2 the general fund to the commissioner of human services for six additional staff in the Office
- 164.3 of Ombudsman for Long-Term Care to perform at least the following functions: supervision,
- 164.4 policy activities, consumer intake, and data management.

### 144A.472 HOME CARE PROVIDER LICENSE; APPLICATION AND RENEWAL.

Subd. 4. **Multiple units.** Multiple units or branches of a licensee must be separately licensed if the commissioner determines that the units cannot adequately share supervision and administration of services from the main office.

#### 144D.01 DEFINITIONS.

Subdivision 1. **Scope.** As used in sections 144D.01 to 144D.06, the following terms have the meanings given them.

Subd. 2. Adult. "Adult" means a natural person who has attained the age of 18 years.

Subd. 2a. **Arranged home care provider.** "Arranged home care provider" means a home care provider licensed under chapter 144A that provides services to some or all of the residents of a housing with services establishment and that is either the establishment itself or another entity with which the establishment has an arrangement.

Subd. 3. **Commissioner.** "Commissioner" means the commissioner of health or the commissioner's designee.

Subd. 3a. **Direct-care staff.** "Direct-care staff" means staff and employees who provide home care services listed in section 144A.471, subdivisions 6 and 7.

Subd. 4. **Housing with services establishment or establishment.** (a) "Housing with services establishment" or "establishment" means:

(1) an establishment providing sleeping accommodations to one or more adult residents, at least 80 percent of which are 55 years of age or older, and offering or providing, for a fee, one or more regularly scheduled health-related services or two or more regularly scheduled supportive services, whether offered or provided directly by the establishment or by another entity arranged for by the establishment; or

(2) an establishment that registers under section 144D.025.

(b) Housing with services establishment does not include:

(1) a nursing home licensed under chapter 144A;

(2) a hospital, certified boarding care home, or supervised living facility licensed under sections 144.50 to 144.56;

(3) a board and lodging establishment licensed under chapter 157 and Minnesota Rules, parts 9520.0500 to 9520.0670, or under chapter 245D or 245G;

(4) a board and lodging establishment which serves as a shelter for battered women or other similar purpose;

(5) a family adult foster care home licensed by the Department of Human Services;

(6) private homes in which the residents are related by kinship, law, or affinity with the providers of services;

(7) residential settings for persons with developmental disabilities in which the services are licensed under chapter 245D;

(8) a home-sharing arrangement such as when an elderly or disabled person or single-parent family makes lodging in a private residence available to another person in exchange for services or rent, or both;

(9) a duly organized condominium, cooperative, common interest community, or owners' association of the foregoing where at least 80 percent of the units that comprise the condominium, cooperative, or common interest community are occupied by individuals who are the owners, members, or shareholders of the units;

(10) services for persons with developmental disabilities that are provided under a license under chapter 245D; or

(11) a temporary family health care dwelling as defined in sections 394.307 and 462.3593.

Subd. 5. **Supportive services.** "Supportive services" means help with personal laundry, handling or assisting with personal funds of residents, or arranging for medical services, health-related services, social services, or transportation to medical or social services appointments. Arranging

for services does not include making referrals, assisting a resident in contacting a service provider of the resident's choice, or contacting a service provider in an emergency.

Subd. 6. **Health-related services.** "Health-related services" include professional nursing services, home health aide tasks, or the central storage of medication for residents.

Subd. 7. **Family adult foster care home.** "Family adult foster care home" means an adult foster care home that is licensed by the Department of Human Services, that is the primary residence of the license holder, and in which the license holder is the primary caregiver.

# 144D.015 DEFINITION FOR PURPOSES OF LONG-TERM CARE INSURANCE.

For purposes of consistency with terminology commonly used in long-term care insurance policies and notwithstanding chapter 144G, a housing with services establishment that is registered under section 144D.03 and that holds, or makes arrangements with an individual or entity that holds any type of home care license and all other licenses, permits, registrations, or other governmental approvals legally required for delivery of the services the establishment offers or provides to its residents, constitutes an "assisted living facility" or "assisted living residence."

### 144D.02 REGISTRATION REQUIRED.

No entity may establish, operate, conduct, or maintain a housing with services establishment in this state without registering and operating as required in sections 144D.01 to 144D.06.

#### 144D.025 OPTIONAL REGISTRATION.

An establishment that meets all the requirements of this chapter except that fewer than 80 percent of the adult residents are age 55 or older, or a supportive housing establishment developed and funded in whole or in part with funds provided specifically as part of the plan to end long-term homelessness required under Laws 2003, chapter 128, article 15, section 9, may, at its option, register as a housing with services establishment.

#### 144D.03 REGISTRATION.

Subdivision 1. **Registration procedures.** The commissioner shall establish forms and procedures for annual registration of housing with services establishments. The commissioner shall charge an annual registration fee of \$155. No fee shall be refunded. A registered establishment shall notify the commissioner within 30 days of the date it is no longer required to be registered under this chapter or of any change in the business name or address of the establishment, the name or mailing address of the owner or owners, or the name or mailing address of the managing agent. There shall be no fee for submission of the notice.

Subd. 1a. **Surcharge for injunctive relief actions.** The commissioner shall assess each housing with services establishment that offers or provides assisted living under chapter 144G a surcharge on the annual registration fee paid under subdivision 1, to pay for the commissioner's costs related to bringing actions for injunctive relief under section 144G.02, subdivision 2, paragraph (b), on or after July 1, 2007. The commissioner shall assess surcharges using a sliding scale under which the surcharge amount increases with the client capacity of an establishment. The commissioner shall adjust the surcharge as necessary to recover the projected costs of bringing actions for injunctive relief. The commissioner shall adjust the surcharge in accordance with section 16A.1285.

Subd. 2. **Registration information.** The establishment shall provide the following information to the commissioner in order to be registered:

(1) the business name, street address, and mailing address of the establishment;

(2) the name and mailing address of the owner or owners of the establishment and, if the owner or owners are not natural persons, identification of the type of business entity of the owner or owners, and the names and addresses of the officers and members of the governing body, or comparable persons for partnerships, limited liability corporations, or other types of business organizations of the owner or owners;

(3) the name and mailing address of the managing agent, whether through management agreement or lease agreement, of the establishment, if different from the owner or owners, and the name of the on-site manager, if any;

(4) verification that the establishment has entered into a housing with services contract, as required in section 144D.04, with each resident or resident's representative;

(5) verification that the establishment is complying with the requirements of section 325F.72, if applicable;

(6) the name and address of at least one natural person who shall be responsible for dealing with the commissioner on all matters provided for in sections 144D.01 to 144D.06, and on whom personal service of all notices and orders shall be made, and who shall be authorized to accept service on behalf of the owner or owners and the managing agent, if any;

(7) the signature of the authorized representative of the owner or owners or, if the owner or owners are not natural persons, signatures of at least two authorized representatives of each owner, one of which shall be an officer of the owner; and

(8) whether services are included in the base rate to be paid by the resident.

Personal service on the person identified under clause (6) by the owner or owners in the registration shall be considered service on the owner or owners, and it shall not be a defense to any action that personal service was not made on each individual or entity. The designation of one or more individuals under this subdivision shall not affect the legal responsibility of the owner or owners under sections 144D.01 to 144D.06.

#### 144D.04 HOUSING WITH SERVICES CONTRACTS.

Subdivision 1. **Contract required.** No housing with services establishment may operate in this state unless a written housing with services contract, as defined in subdivision 2, is executed between the establishment and each resident or resident's representative and unless the establishment operates in accordance with the terms of the contract. The resident or the resident's representative shall be given a complete copy of the contract and all supporting documents and attachments and any changes whenever changes are made.

Subd. 2. **Contents of contract.** A housing with services contract, which need not be entitled as such to comply with this section, shall include at least the following elements in itself or through supporting documents or attachments:

(1) the name, street address, and mailing address of the establishment;

(2) the name and mailing address of the owner or owners of the establishment and, if the owner or owners is not a natural person, identification of the type of business entity of the owner or owners;

(3) the name and mailing address of the managing agent, through management agreement or lease agreement, of the establishment, if different from the owner or owners;

(4) the name and address of at least one natural person who is authorized to accept service of process on behalf of the owner or owners and managing agent;

(5) a statement describing the registration and licensure status of the establishment and any provider providing health-related or supportive services under an arrangement with the establishment;

(6) the term of the contract;

(7) a description of the services to be provided to the resident in the base rate to be paid by the resident, including a delineation of the portion of the base rate that constitutes rent and a delineation of charges for each service included in the base rate;

(8) a description of any additional services, including home care services, available for an additional fee from the establishment directly or through arrangements with the establishment, and a schedule of fees charged for these services;

(9) a conspicuous notice informing the tenant of the policy concerning the conditions under which and the process through which the contract may be modified, amended, or terminated, including whether a move to a different room or sharing a room would be required in the event that the tenant can no longer pay the current rent;

(10) a description of the establishment's complaint resolution process available to residents including the toll-free complaint line for the Office of Ombudsman for Long-Term Care;

(11) the resident's designated representative, if any;

(12) the establishment's referral procedures if the contract is terminated;

(13) requirements of residency used by the establishment to determine who may reside or continue to reside in the housing with services establishment;

(14) billing and payment procedures and requirements;

(15) a statement regarding the ability of a resident to receive services from service providers with whom the establishment does not have an arrangement;

(16) a statement regarding the availability of public funds for payment for residence or services in the establishment; and

(17) a statement regarding the availability of and contact information for long-term care consultation services under section 256B.0911 in the county in which the establishment is located.

Subd. 2a. Additional contract requirements. (a) For a resident receiving one or more health-related services from the establishment's arranged home care provider, as defined in section 144D.01, subdivision 6, the contract must include the requirements in paragraph (b). A restriction of a resident's rights under this subdivision is allowed only if determined necessary for health and safety reasons identified by the home care provider's registered nurse in an initial assessment or reassessment, as defined under section 144A.4791, subdivision 8, and documented in the written service plan under section 144A.4791, subdivision 9. Any restrictions of those rights for people served under sections 256B.0915 and 256B.49 must be documented in the resident's coordinated service and support plan (CSSP), as defined under sections 256B.0915, subdivision 6 and 256B.49, subdivision 15.

(b) The contract must include a statement:

(1) regarding the ability of a resident to furnish and decorate the resident's unit within the terms of the lease;

(2) regarding the resident's right to access food at any time;

(3) regarding a resident's right to choose the resident's visitors and times of visits;

(4) regarding the resident's right to choose a roommate if sharing a unit; and

(5) notifying the resident of the resident's right to have and use a lockable door to the resident's unit. The landlord shall provide the locks on the unit. Only a staff member with a specific need to enter the unit shall have keys, and advance notice must be given to the resident before entrance, when possible.

Subd. 3. **Contracts in permanent files.** Housing with services contracts and related documents executed by each resident or resident's representative shall be maintained by the establishment in files from the date of execution until three years after the contract is terminated. The contracts and the written disclosures required under section 325F.72, if applicable, shall be made available for on-site inspection by the commissioner upon request at any time.

# 144D.045 INFORMATION CONCERNING ARRANGED HOME CARE PROVIDERS.

If a housing with services establishment has one or more arranged home care providers, the establishment shall arrange to have that arranged home care provider deliver the following information in writing to a prospective resident, prior to the date on which the prospective resident executes a contract with the establishment or the prospective resident's move-in date, whichever is earlier:

(1) the name, mailing address, and telephone number of the arranged home care provider;

(2) the name and mailing address of at least one natural person who is authorized to accept service of process on behalf of the entity described in clause (1);

(3) a description of the process through which a home care service agreement or service plan between a resident and the arranged home care provider, if any, may be modified, amended, or terminated;

(4) the arranged home care provider's billing and payment procedures and requirements; and

(5) any limits to the services available from the arranged provider.

# 144D.05 AUTHORITY OF COMMISSIONER.

The commissioner shall, upon receipt of information which may indicate the failure of the housing with services establishment, a resident, a resident's representative, or a service provider to comply with a legal requirement to which one or more of them may be subject, make appropriate referrals to other governmental agencies and entities having jurisdiction over the subject matter.

The commissioner may also make referrals to any public or private agency the commissioner considers available for appropriate assistance to those involved.

The commissioner shall have standing to bring an action for injunctive relief in the district court in the district in which an establishment is located to compel the housing with services establishment to meet the requirements of this chapter or other requirements of the state or of any county or local governmental unit to which the establishment is otherwise subject. Proceedings for securing an injunction may be brought by the commissioner through the attorney general or through the appropriate county attorney. The sanctions in this section do not restrict the availability of other sanctions.

#### 144D.06 OTHER LAWS.

In addition to registration under this chapter, a housing with services establishment must comply with chapter 504B and the provisions of section 325F.72, and shall obtain and maintain all other licenses, permits, registrations, or other governmental approvals required of it. A housing with services establishment is not required to obtain a lodging license under chapter 157 and related rules.

#### 144D.065 TRAINING IN DEMENTIA CARE REQUIRED.

(a) If a housing with services establishment registered under this chapter has a special program or special care unit for residents with Alzheimer's disease or other dementias or advertises, markets, or otherwise promotes the establishment as providing services for persons with Alzheimer's disease or other dementias, whether in a segregated or general unit, employees of the establishment and of the establishment's arranged home care provider must meet the following training requirements:

(1) supervisors of direct-care staff must have at least eight hours of initial training on topics specified under paragraph (b) within 120 working hours of the employment start date, and must have at least two hours of training on topics related to dementia care for each 12 months of employment thereafter;

(2) direct-care employees must have completed at least eight hours of initial training on topics specified under paragraph (b) within 160 working hours of the employment start date. Until this initial training is complete, an employee must not provide direct care unless there is another employee on site who has completed the initial eight hours of training on topics related to dementia care and who can act as a resource and assist if issues arise. A trainer of the requirements under paragraph (b), or a supervisor meeting the requirements in clause (1), must be available for consultation with the new employee until the training requirement is complete. Direct-care employees must have at least two hours of training on topics related to dementia for each 12 months of employment thereafter;

(3) staff who do not provide direct care, including maintenance, housekeeping, and food service staff, must have at least four hours of initial training on topics specified under paragraph (b) within 160 working hours of the employment start date, and must have at least two hours of training on topics related to dementia care for each 12 months of employment thereafter; and

(4) new employees may satisfy the initial training requirements by producing written proof of previously completed required training within the past 18 months.

- (b) Areas of required training include:
- (1) an explanation of Alzheimer's disease and related disorders;
- (2) assistance with activities of daily living;
- (3) problem solving with challenging behaviors; and
- (4) communication skills.

(c) The establishment shall provide to consumers in written or electronic form a description of the training program, the categories of employees trained, the frequency of training, and the basic topics covered. This information satisfies the disclosure requirements of section 325F.72, subdivision 2, clause (4).

(d) Housing with services establishments not included in paragraph (a) that provide assisted living services under chapter 144G must meet the following training requirements:

(1) supervisors of direct-care staff must have at least four hours of initial training on topics specified under paragraph (b) within 120 working hours of the employment start date, and must

have at least two hours of training on topics related to dementia care for each 12 months of employment thereafter;

(2) direct-care employees must have completed at least four hours of initial training on topics specified under paragraph (b) within 160 working hours of the employment start date. Until this initial training is complete, an employee must not provide direct care unless there is another employee on site who has completed the initial four hours of training on topics related to dementia care and who can act as a resource and assist if issues arise. A trainer of the requirements under paragraph (b) or supervisor meeting the requirements under paragraph (a), clause (1), must be available for consultation with the new employee until the training requirement is complete. Direct-care employees must have at least two hours of training on topics related to dementia for each 12 months of employment thereafter;

(3) staff who do not provide direct care, including maintenance, housekeeping, and food service staff, must have at least four hours of initial training on topics specified under paragraph (b) within 160 working hours of the employment start date, and must have at least two hours of training on topics related to dementia care for each 12 months of employment thereafter; and

(4) new employees may satisfy the initial training requirements by producing written proof of previously completed required training within the past 18 months.

#### 144D.066 ENFORCEMENT OF DEMENTIA CARE TRAINING REQUIREMENTS.

Subdivision 1. **Enforcement.** (a) The commissioner shall enforce the dementia care training standards for staff working in housing with services settings and for housing managers according to clauses (1) to (3):

(1) for dementia care training requirements in section 144D.065, the commissioner shall review training records as part of the home care provider survey process for direct care staff and supervisors of direct care staff, in accordance with section 144A.474. The commissioner may also request and review training records at any time during the year;

(2) for dementia care training standards in section 144D.065, the commissioner shall review training records for maintenance, housekeeping, and food service staff and other staff not providing direct care working in housing with services settings as part of the housing with services registration application and renewal application process in accordance with section 144D.03. The commissioner may also request and review training records at any time during the year; and

(3) for housing managers, the commissioner shall review the statement verifying compliance with the required training described in section 144D.10, paragraph (d), through the housing with services registration application and renewal application process in accordance with section 144D.03. The commissioner may also request and review training records at any time during the year.

(b) The commissioner shall specify the required forms and what constitutes sufficient training records for the items listed in paragraph (a), clauses (1) to (3).

Subd. 2. Fines for noncompliance. (a) Beginning January 1, 2017, the commissioner may impose a \$200 fine for every staff person required to obtain dementia care training who does not have training records to show compliance. For violations of subdivision 1, paragraph (a), clause (1), the fine will be imposed upon the home care provider, and may be appealed under the contested case procedure in section 144A.475, subdivisions 3a, 4, and 7. For violations of subdivision 1, paragraph (a), clauses (2) and (3), the fine will be imposed on the housing with services registrant and may be appealed under the contested case procedure in section 144A.475, subdivisioner must allow two weeks for staff to complete the required training. Fines collected under this section shall be deposited in the state treasury and credited to the state government special revenue fund.

(b) The housing with services registrant and home care provider must allow for the required training as part of employee and staff duties. Imposition of a fine by the commissioner does not negate the need for the required training. Continued noncompliance with the requirements of sections 144D.065 and 144D.10 may result in revocation or nonrenewal of the housing with services registration or home care license. The commissioner shall make public the list of all housing with services establishments that have complied with the training requirements.

Subd. 3. **Technical assistance.** From January 1, 2016, to December 31, 2016, the commissioner shall provide technical assistance instead of imposing fines for noncompliance with the training requirements. During the year of technical assistance, the commissioner shall review the training

records to determine if the records meet the requirements and inform the home care provider. The commissioner shall also provide information about available training resources.

#### 144D.07 RESTRAINTS.

Residents must be free from any physical or chemical restraints imposed for purposes of discipline or convenience.

# 144D.08 UNIFORM CONSUMER INFORMATION GUIDE.

All housing with services establishments shall make available to all prospective and current residents information consistent with the uniform format and the required components adopted by the commissioner under section 144G.06. This section does not apply to an establishment registered under section 144D.025 serving the homeless.

# 144D.09 TERMINATION OF LEASE.

The housing with services establishment shall include with notice of termination of lease information about how to contact the ombudsman for long-term care, including the address and telephone number along with a statement of how to request problem-solving assistance.

#### 144D.10 MANAGER REQUIREMENTS.

(a) The person primarily responsible for oversight and management of a housing with services establishment, as designated by the owner of the housing with services establishment, must obtain at least 30 hours of continuing education every two years of employment as the manager in topics relevant to the operations of the housing with services establishment and the needs of its tenants. Continuing education earned to maintain a professional license, such as nursing home administrator license, nursing license, social worker license, and real estate license, can be used to complete this requirement.

(b) For managers of establishments identified in section 325F.72, this continuing education must include at least eight hours of documented training on the topics identified in section 144D.065, paragraph (b), within 160 working hours of hire, and two hours of training on these topics for each 12 months of employment thereafter.

(c) For managers of establishments not covered by section 325F.72, but who provide assisted living services under chapter 144G, this continuing education must include at least four hours of documented training on the topics identified in section 144D.065, paragraph (b), within 160 working hours of hire, and two hours of training on these topics for each 12 months of employment thereafter.

(d) A statement verifying compliance with the continuing education requirement must be included in the housing with services establishment's annual registration to the commissioner of health. The establishment must maintain records for at least three years demonstrating that the person primarily responsible for oversight and management of the establishment has attended educational programs as required by this section.

(e) New managers may satisfy the initial dementia training requirements by producing written proof of previously completed required training within the past 18 months.

(f) This section does not apply to an establishment registered under section 144D.025 serving the homeless.

### 144D.11 EMERGENCY PLANNING.

(a) Each registered housing with services establishment must meet the following requirements:

(1) have a written emergency disaster plan that contains a plan for evacuation, addresses elements of sheltering in-place, identifies temporary relocation sites, and details staff assignments in the event of a disaster or an emergency;

(2) post an emergency disaster plan prominently;

(3) provide building emergency exit diagrams to all tenants upon signing a lease;

(4) post emergency exit diagrams on each floor; and

(5) have a written policy and procedure regarding missing tenants.

(b) Each registered housing with services establishment must provide emergency and disaster training to all staff during the initial staff orientation and annually thereafter and must make emergency and disaster training available to all tenants annually. Staff who have not received

emergency and disaster training are allowed to work only when trained staff are also working on site.

(c) Each registered housing with services location must conduct and document a fire drill or other emergency drill at least every six months. To the extent possible, drills must be coordinated with local fire departments or other community emergency resources.

#### **144G.01 DEFINITIONS.**

Subdivision 1. **Scope; other definitions.** For purposes of sections 144G.01 to 144G.05, the following definitions apply. In addition, the definitions provided in section 144D.01 also apply to sections 144G.01 to 144G.05.

Subd. 2. **Assisted living.** "Assisted living" means a service or package of services advertised, marketed, or otherwise described, offered, or promoted using the phrase "assisted living" either alone or in combination with other words, whether orally or in writing, and which is subject to the requirements of this chapter.

Subd. 3. Assisted living client; client. "Assisted living client" or "client" means a housing with services resident who receives assisted living that is subject to the requirements of this chapter.

Subd. 4. Commissioner. "Commissioner" means the commissioner of health.

# 144G.02 ASSISTED LIVING; PROTECTED TITLE; REGULATORY FUNCTION.

Subdivision 1. **Protected title; restriction on use.** No person or entity may use the phrase "assisted living," whether alone or in combination with other words and whether orally or in writing, to advertise, market, or otherwise describe, offer, or promote itself, or any housing, service, service package, or program that it provides within this state, unless the person or entity is a housing with services establishment that meets the requirements of this chapter, or is a person or entity that provides some or all components of assisted living that meet the requirements of this chapter. A person or entity entitled to use the phrase "assisted living" shall use the phrase only in the context of its participation in assisted living that meets the requirements of this chapter. A housing with services establishment offering or providing assisted living that is not made available to residents in all of its housing units shall identify the number or location of the units in which assisted living is available, and may not use the term "assisted living" in the name of the establishment registered with the commissioner under chapter 144D, or in the name the establishment uses to identify itself to residents or the public.

Subd. 2. **Authority of commissioner.** (a) The commissioner, upon receipt of information that may indicate the failure of a housing with services establishment, the arranged home care provider, an assisted living client, or an assisted living client's representative to comply with a legal requirement to which one or more of the entities may be subject, shall make appropriate referrals to other governmental agencies and entities having jurisdiction over the subject matter. The commissioner may also make referrals to any public or private agency the commissioner considers available for appropriate assistance to those involved.

(b) In addition to the authority with respect to licensed home care providers under section 144A.45 and with respect to housing with services establishments under chapter 144D, the commissioner shall have standing to bring an action for injunctive relief in the district court in the district in which a housing with services establishment is located to compel the housing with services establishment or the arranged home care provider to meet the requirements of this chapter or other requirements of the state or of any county or local governmental unit to which the establishment or arranged home care provider is otherwise subject. Proceedings for securing an injunction may be brought by the commissioner through the attorney general or through the appropriate county attorney. The sanctions in this section do not restrict the availability of other sanctions.

#### 144G.03 ASSISTED LIVING REQUIREMENTS.

Subdivision 1. Verification in annual registration. A registered housing with services establishment using the phrase "assisted living," pursuant to section 144G.02, subdivision 1, shall verify to the commissioner in its annual registration pursuant to chapter 144D that the establishment is complying with sections 144G.01 to 144G.05, as applicable.

Subd. 2. **Minimum requirements for assisted living.** (a) Assisted living shall be provided or made available only to individuals residing in a registered housing with services establishment. Except as expressly stated in this chapter, a person or entity offering assisted living may define the available services and may offer assisted living to all or some of the residents of a housing with services establishment. The services that comprise assisted living may be provided or made available

directly by a housing with services establishment or by persons or entities with which the housing with services establishment has made arrangements.

(b) A person or entity entitled to use the phrase "assisted living," according to section 144G.02, subdivision 1, shall do so only with respect to a housing with services establishment, or a service, service package, or program available within a housing with services establishment that, at a minimum:

(1) provides or makes available health-related services under a home care license. At a minimum, health-related services must include:

(i) assistance with self-administration of medication, medication management, or medication administration as defined in section 144A.43; and

(ii) assistance with at least three of the following seven activities of daily living: bathing, dressing, grooming, eating, transferring, continence care, and toileting.

All health-related services shall be provided in a manner that complies with applicable home care licensure requirements in chapter 144A and sections 148.171 to 148.285;

(2) provides necessary assessments of the physical and cognitive needs of assisted living clients by a registered nurse, as required by applicable home care licensure requirements in chapter 144A and sections 148.171 to 148.285;

(3) has and maintains a system for delegation of health care activities to unlicensed personnel by a registered nurse, including supervision and evaluation of the delegated activities as required by applicable home care licensure requirements in chapter 144A and sections 148.171 to 148.285;

(4) provides staff access to an on-call registered nurse 24 hours per day, seven days per week;

(5) has and maintains a system to check on each assisted living client at least daily;

(6) provides a means for assisted living clients to request assistance for health and safety needs 24 hours per day, seven days per week, from the establishment or a person or entity with which the establishment has made arrangements;

(7) has a person or persons available 24 hours per day, seven days per week, who is responsible for responding to the requests of assisted living clients for assistance with health or safety needs, who shall be:

(i) awake;

(ii) located in the same building, in an attached building, or on a contiguous campus with the housing with services establishment in order to respond within a reasonable amount of time;

(iii) capable of communicating with assisted living clients;

(iv) capable of recognizing the need for assistance;

 $\left(v\right)$  capable of providing either the assistance required or summoning the appropriate assistance; and

(vi) capable of following directions;

(8) offers to provide or make available at least the following supportive services to assisted living clients:

(i) two meals per day;

(ii) weekly housekeeping;

(iii) weekly laundry service;

(iv) upon the request of the client, reasonable assistance with arranging for transportation to medical and social services appointments, and the name of or other identifying information about the person or persons responsible for providing this assistance;

(v) upon the request of the client, reasonable assistance with accessing community resources and social services available in the community, and the name of or other identifying information about the person or persons responsible for providing this assistance; and

(vi) periodic opportunities for socialization; and

(9) makes available to all prospective and current assisted living clients information consistent with the uniform format and the required components adopted by the commissioner under section 144G.06. This information must be made available beginning no later than six months after the commissioner makes the uniform format and required components available to providers according to section 144G.06.

Subd. 3. Exemption from awake-staff requirement. A housing with services establishment that offers or provides assisted living is exempt from the requirement in subdivision 2, paragraph (b), clause (7), item (i), that the person or persons available and responsible for responding to requests for assistance must be awake, if the establishment meets the following requirements:

(1) the establishment has a maximum capacity to serve 12 or fewer assisted living clients;

(2) the person or persons available and responsible for responding to requests for assistance are physically present within the housing with services establishment in which the assisted living clients reside;

(3) the establishment has a system in place that is compatible with the health, safety, and welfare of the establishment's assisted living clients;

(4) the establishment's housing with services contract, as required by section 144D.04, includes a statement disclosing the establishment's qualification for, and intention to rely upon, this exemption;

(5) the establishment files with the commissioner, for purposes of public information but not review or approval by the commissioner, a statement describing how the establishment meets the conditions in clauses (1) to (4), and makes a copy of this statement available to actual and prospective assisted living clients; and

(6) the establishment indicates on its housing with services registration, under section 144D.02 or 144D.03, as applicable, that it qualifies for and intends to rely upon the exemption under this subdivision.

Subd. 4. Nursing assessment. (a) A housing with services establishment offering or providing assisted living shall:

(1) offer to have the arranged home care provider conduct a nursing assessment by a registered nurse of the physical and cognitive needs of the prospective resident and propose a service plan prior to the date on which a prospective resident executes a contract with a housing with services establishment or the date on which a prospective resident moves in, whichever is earlier; and

(2) inform the prospective resident of the availability of and contact information for long-term care consultation services under section 256B.0911, prior to the date on which a prospective resident executes a contract with a housing with services establishment or the date on which a prospective resident moves in, whichever is earlier.

(b) An arranged home care provider is not obligated to conduct a nursing assessment by a registered nurse when requested by a prospective resident if either the geographic distance between the prospective resident and the provider, or urgent or unexpected circumstances, do not permit the assessment to be conducted prior to the date on which the prospective resident executes a contract or moves in, whichever is earlier. When such circumstances occur, the arranged home care provider shall offer to conduct a telephone conference whenever reasonably possible.

(c) The arranged home care provider shall comply with applicable home care licensure requirements in chapter 144A and sections 148.171 to 148.285, with respect to the provision of a nursing assessment prior to the delivery of nursing services and the execution of a home care service plan or service agreement.

Subd. 5. Assistance with arranged home care provider. The housing with services establishment shall provide each assisted living client with identifying information about a person or persons reasonably available to assist the client with concerns the client may have with respect to the services provided by the arranged home care provider. The establishment shall keep each assisted living client reasonably informed of any changes in the personnel referenced in this subdivision. Upon request of the assisted living client, such personnel or designee shall provide reasonable assistance to the assisted living client in addressing concerns regarding services provided by the arranged home care provider.

Subd. 6. **Termination of housing with services contract.** If a housing with services establishment terminates a housing with services contract with an assisted living client, the establishment shall provide the assisted living client, and the legal or designated representative of

the assisted living client, if any, with a written notice of termination which includes the following information:

(1) the effective date of termination;

(2) the section of the contract that authorizes the termination;

(3) without extending the termination notice period, an affirmative offer to meet with the assisted living client and, if applicable, client representatives, within no more than five business days of the date of the termination notice to discuss the termination;

(4) an explanation that:

(i) the assisted living client must vacate the apartment, along with all personal possessions, on or before the effective date of termination;

(ii) failure to vacate the apartment by the date of termination may result in the filing of an eviction action in court by the establishment, and that the assisted living client may present a defense, if any, to the court at that time; and

(iii) the assisted living client may seek legal counsel in connection with the notice of termination;

(5) a statement that, with respect to the notice of termination, reasonable accommodation is available for the disability of the assisted living client, if any; and

(6) the name and contact information of the representative of the establishment with whom the assisted living client or client representatives may discuss the notice of termination.

# 144G.04 RESERVATION OF RIGHTS.

Subdivision 1. Use of services. Nothing in this chapter requires an assisted living client to utilize any service provided or made available in assisted living.

Subd. 2. **Housing with services contracts.** Nothing in this chapter requires a housing with services establishment to execute or refrain from terminating a housing with services contract with a prospective or current resident who is unable or unwilling to meet the requirements of residency, with or without assistance.

Subd. 3. **Provision of services.** Nothing in this chapter requires the arranged home care provider to offer or continue to provide services under a service agreement or service plan to a prospective or current resident of the establishment whose needs cannot be met by the arranged home care provider.

Subd. 4. Altering operations; service packages. Nothing in this chapter requires a housing with services establishment or arranged home care provider offering assisted living to fundamentally alter the nature of the operations of the establishment or the provider in order to accommodate the request or need for facilities or services by any assisted living client, or to refrain from requiring, as a condition of residency, that an assisted living client pay for a package of assisted living services even if the client does not choose to utilize all or some of the services in the package.

# 144G.05 REIMBURSEMENT UNDER ASSISTED LIVING SERVICE PACKAGES.

Notwithstanding the provisions of this chapter, the requirements for the elderly waiver program's assisted living payment rates under section 256B.0915, subdivision 3e, shall continue to be effective and providers who do not meet the requirements of this chapter may continue to receive payment under section 256B.0915, subdivision 3e, as long as they continue to meet the definitions and standards for assisted living and assisted living plus set forth in the federally approved Elderly Home and Community Based Services Waiver Program (Control Number 0025.91). Providers of assisted living for the community access for disability inclusion (CADI) and Brain Injury (BI) waivers shall continue to receive payment as long as they continue to meet the definitions and standards for assisted living and assisted living plus set forth in the federally approved CADI and BI waiver plans.

# 144G.06 UNIFORM CONSUMER INFORMATION GUIDE.

The commissioner shall adopt a uniform format for the guide to be used by individual providers, and the required components of materials to be used by providers to inform assisted living clients of their legal rights, and shall make the uniform format and the required components available to assisted living providers.

# 325F.72 DISCLOSURE OF SPECIAL CARE STATUS REQUIRED.

Subdivision 1. **Persons to whom disclosure is required.** Housing with services establishments, as defined in sections 144D.01 to 144D.07, that secure, segregate, or provide a special program or special unit for residents with a diagnosis of probable Alzheimer's disease or a related disorder or that advertise, market, or otherwise promote the establishment as providing specialized care for Alzheimer's disease or a related disorder are considered a "special care unit." All special care units shall provide a written disclosure to the following:

(1) the commissioner of health, if requested;

(2) the Office of Ombudsman for Long-Term Care; and

(3) each person seeking placement within a residence, or the person's authorized representative, before an agreement to provide the care is entered into.

Subd. 2. Content. Written disclosure shall include, but is not limited to, the following:

(1) a statement of the overall philosophy and how it reflects the special needs of residents with Alzheimer's disease or other dementias;

(2) the criteria for determining who may reside in the special care unit;

(3) the process used for assessment and establishment of the service plan or agreement, including how the plan is responsive to changes in the resident's condition;

(4) staffing credentials, job descriptions, and staff duties and availability, including any training specific to dementia;

(5) physical environment as well as design and security features that specifically address the needs of residents with Alzheimer's disease or other dementias;

(6) frequency and type of programs and activities for residents of the special care unit;

(7) involvement of families in resident care and availability of family support programs;

(8) fee schedules for additional services to the residents of the special care unit; and

(9) a statement that residents will be given a written notice 30 days prior to changes in the fee schedule.

Subd. 3. **Duty to update.** Substantial changes to disclosures must be reported to the parties listed in subdivision 1 at the time the change is made.

Subd. 4. **Remedy.** The attorney general may seek the remedies set forth in section 8.31 for repeated and intentional violations of this section. However, no private right of action may be maintained as provided under section 8.31, subdivision 3a.

# 6400.6970 FEES.

Subpart 1. **Payment types and nonrefundability.** The fees imposed in this part shall be paid by cash, personal check, bank draft, cashier's check, or money order made payable to the Board of Examiners for Nursing Home Administrators. All fees are nonrefundable.

Subp. 2. Amounts. The amount of fees may be set by the board with the approval of the Department of Management and Budget up to the limits provided in this part depending upon the total amount required to sustain board operations under Minnesota Statutes, section 16A.1285, subdivision 2. Information about fees in effect at any time is available from the board office. The maximum amounts of fees are:

A. application for licensure, \$150;

B. for a prospective applicant for a review of education and experience advisory to the license application, \$50, to be applied to the fee for application for licensure if the latter is submitted within one year of the request for review of education and experience;

C. state examination, \$75;

D. initial license, \$200 if issued between July 1 and December 31, \$100 if issued between January 1 and June 30;

E. acting administrator permit, \$250;

- F. renewal license, \$200;
- G. duplicate license, \$10;

H. fee to a sponsor for review of individual continuing education seminars, institutes, workshops, or home study courses:

- (1) for less than seven clock hours, \$30; and
- (2) for seven or more clock hours, \$50;

I. fee to a licensee for review of continuing education seminars, institutes, workshops, or home study courses not previously approved for a sponsor and submitted with an application for license renewal:

(1) for less than seven clock hours total, \$30; and

(2) for seven or more clock hours total, \$50;

J. late renewal fee, \$50;

K. fee to a licensee for verification of licensure status and examination scores, \$30; and

L. registration as a registered continuing education sponsor, \$1,000.